

**1994**

# ***Illinois Register***

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**Rules of Governmental Agencies**

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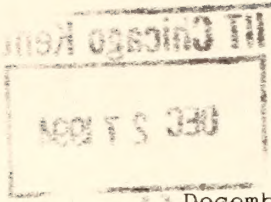


TABLE OF CONTENTS

December 23, 1994 Volume 18, Issue 51

PROPOSED RULES

CONSERVATION, DEPARTMENT OF

Commercial Fishing And Musseling In Certain Waters Of The State  
17 Ill. Adm. Code 830 .....17946

PUBLIC AID, DEPARTMENT OF

Food Stamps  
89 Ill. Adm. Code 121 .....17952

ADOPTED RULES

AGRICULTURE, DEPARTMENT OF

Swine Disease Control And Eradication Act  
8 Ill. Adm. Code 105 .....17968

COMMERCE COMMISSION, ILLINOIS

Procedures For Gas, Electric, Water And Sanitary Sewer Utilities  
Governing Eligibility For Service, Deposits, Payment Practices And  
Discontinuance Of Service  
83 Ill. Adm. Code 280 .....17974  
Procedures Governing The Establishment Of Credit, Billing, Deposits,  
Termination Of Service And Issuance Of Telephone Directories For  
Local Exchange Telecommunications Carriers In The State Of Illinois  
83 Ill. Adm. Code 735 .....17981  
Uniform Electric Fuel Adjustment  
83 Ill. Adm. Code 425 .....17989  
Uniform System Of Accounts For Electric Utilities  
83 Ill. Adm. Code 415 .....17996

FINANCIAL INSTITUTIONS, DEPARTMENT OF

Uniform Disposition Of Unclaimed Property Act  
38 Ill. Adm. Code 180 .....18001

POLLUTION CONTROL BOARD

Mobile Sources  
35 Ill. Adm. Code 240 .....18013

PROFESSIONAL REGULATION, DEPARTMENT OF

Professional Counselor & Clinical Professional Counselor Licensing Act  
68 Ill. Adm. Code 1375 .....18018  
The Physician's Assistants Practice Act  
68 Ill. Adm. Code 1350 .....18046

PUBLIC AID, DEPARTMENT OF

Medical Payment  
89 Ill. Adm. Code 140 .....18059



SECRETARY OF STATE

Sale Of Information

92 Ill. Adm. Code 1002 .....18118

AGENCY NOTICES OF MODIFICATION, WITHDRAWAL OR REFUSAL  
TO PROPOSED RULES

PUBLIC AID, DEPARTMENT OF

Medical Payment

89 Ill. Adm. Code 140, Refusal .....18127

NOTICE OF REQUEST FOR EXPEDITED CORRECTIONS

PROFESSIONAL REGULATION, DEPARTMENT OF

Clinical Psychologist Licensing Act

68 Ill. Adm. Code 1400 .....18129

JOINT COMMITTEE ON ADMINISTRATIVE RULES

Second Notices Received .....18138

EXECUTIVE ORDERS AND PROCLAMATIONS

PROCLAMATIONS

94-667 Proposed Amendment to Section 10 .....18140

94-668 Trustees of the Prairie Dupont Levee  
and Sanitary District .....18140

94-669 Regional Superintendents of Schools .....18140

94-670 Judges Retention .....18143

94-671 Election of Judges .....18146

CUMULATIVE INDEX

1994 Index - Issue # 51 .....CI-1

SECTIONS AFFECTED INDEX

1994 Index - Issue # 51 .....SAI-1

## INTRODUCTION

The Illinois Register is the official state document for publishing public notice of rulemaking activity by State governmental agencies. The table of contents is arranged categorically by rulemaking activity and alphabetically by agency within each category. Rulemaking activity consists of proposed or adopted new rules or amendments to or repealers of existing rules, including those by emergency or peremptory action.

The *Register* also contains Executive Orders and Proclamations issued by the Governor, notices of public information required by State statute, and activities (meeting agendas, Statements of Objection or Recommendation, etc.) of the Joint Committee on Administrative Rules (JCAR), a legislative oversight committee which monitors the rulemaking activities of State agencies. In addition, the *Register* contains a Cumulative Index listing alphabetically by agency the Parts (sets of rules) on which rulemaking activity has occurred in the current *Register* volume and a Sections Affected Index listing, by Title of the *Illinois Administrative Code*, each Section (including supplementary material) of a Part on which rulemaking activity has occurred in the current volume. Both indices are action coded and are designed to aid the public in monitoring rules.

The *Register* will serve as the update to the *Illinois Administrative Code*, a compilation of the rules of State agencies. The most recent edition of the *Code* along with the *Register* comprise the most current accounting of the State agencies' rules.

The *Illinois Register* is the property of the State of Illinois, granted by the authority of the Illinois Administrative Procedure Act [5 ILCS 100/1-1 et seq.].

## REGISTER PUBLICATION SCHEDULE 1994

Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:	Material Rec'd after 12:00 p.m. on:	And before 12:00 p.m. on:	Will be in Issue #:	Published on:
Dec. 21, 1993	Dec. 28, 1993	1	Jan. 7, 1994	June 28, 1994	July 5, 1994	28	July 15, 1994
Dec. 28, 1993	Jan. 4, 1994	2	Jan. 14, 1994	July 5, 1994	July 12, 1994	29	July 22, 1994
Jan. 4, 1994	Jan. 11, 1994	3	Jan. 21, 1994	July 12, 1994	July 19, 1994	30	July 29, 1994
Jan. 11, 1994	Jan. 18, 1994	4	Jan. 28, 1994	July 19, 1994	July 26, 1994	31	Aug. 5, 1994
Jan. 18, 1994	Jan. 25, 1994	5	Feb. 4, 1994	July 26, 1994	Aug. 2, 1994	32	Aug. 12, 1994
Jan. 25, 1994	Feb. 1, 1994	6 (Mon.)	Feb. 14, 1994	Aug. 2, 1994	Aug. 9, 1994	33	Aug. 19, 1994
Feb. 1, 1994	Feb. 8, 1994	7	Feb. 18, 1994	Aug. 9, 1994	Aug. 16, 1994	34	Aug. 26, 1994
Feb. 8, 1994	Feb. 15, 1994	8	Feb. 25, 1994	Aug. 16, 1994	Aug. 23, 1994	35	Sept. 2, 1994
Feb. 15, 1994	Feb. 22, 1994	9	Mar. 4, 1994	Aug. 23, 1994	Aug. 30, 1994	36	Sept. 9, 1994
Feb. 22, 1994	Mar. 1, 1994	10	Mar. 11, 1994	Aug. 30, 1994	Sept. 6, 1994	37	Sept. 16, 1994
Mar. 1, 1994	Mar. 8, 1994	11	Mar. 18, 1994	Sept. 6, 1994	Sept. 13, 1994	38	Sept. 23, 1994
Mar. 8, 1994	Mar. 15, 1994	12	Mar. 25, 1994	Sept. 13, 1994	Sept. 20, 1994	39	Sept. 30, 1994
Mar. 15, 1994	Mar. 22, 1994	13	Apr. 1, 1994	Sept. 20, 1994	Sept. 27, 1994	40	Oct. 7, 1994
Mar. 22, 1994	Mar. 29, 1994	14	Apr. 8, 1994	Sept. 27, 1994	Oct. 4, 1994	41	Oct. 14, 1994
Mar. 29, 1994	Apr. 5, 1994	15	Apr. 15, 1994	Oct. 4, 1994	Oct. 11, 1994	42	Oct. 21, 1994
Apr. 5, 1994	Apr. 12, 1994	16	Apr. 22, 1994	Oct. 11, 1994	Oct. 18, 1994	43	Oct. 28, 1994
Apr. 12, 1994	Apr. 19, 1994	17	Apr. 29, 1994	Oct. 18, 1994	Oct. 25, 1994	44	Nov. 4, 1994
Apr. 19, 1994	Apr. 26, 1994	18	May 6, 1994	Oct. 25, 1994	Nov. 1, 1994	45	Nov. 14, 1994 (Mon.)
Apr. 26, 1994	May 3, 1994	19	May 13, 1994	Nov. 1, 1994	Nov. 7, 1994 (Mon.)	46	Nov. 18, 1994
May 3, 1994	May 10, 1994	20	May 20, 1994	Nov. 7, 1994	Nov. 15, 1994	47	Nov. 28, 1994 (Mon.)
May 10, 1994	May 17, 1994	21	May 27, 1994	Nov. 15, 1994	Nov. 22, 1994	48	Dec. 2, 1994
May 17, 1994	May 24, 1994	22	June 3, 1994	Nov. 22, 1994	Nov. 29, 1994	49	Dec. 9, 1994
May 24, 1994	May 31, 1994	23	June 10, 1994	Nov. 29, 1994	Dec. 6, 1994	50	Dec. 16, 1994
May 31, 1994	June 7, 1994	24	June 17, 1994	Dec. 6, 1994	Dec. 13, 1994	51	Dec. 23, 1994
June 7, 1994	June 14, 1994	25	June 24, 1994	Dec. 13, 1994	Dec. 20, 1994	52	Dec. 30, 1994
June 14, 1994	June 21, 1994	26	July 1, 1994	Dec. 20, 1994	Dec. 27, 1994	1	Jan. 6, 1995
June 21, 1994	June 28, 1994	27	July 8, 1994	Dec. 27, 1994	Jan. 3, 1995	2	Jan. 13, 1995

Please note: When the Register deadline falls on a State holiday, the deadline becomes 4:30 p.m. on Monday (the day before).



## DEPARTMENT OF CONSERVATION

## NOTICE OF PROPOSED AMENDMENT

1) Heading of the Part: Commercial Fishing and Musseling in Certain Waters of the State

2) Code Citation: 17 Ill. Adm. Code 830

3) Section Numbers: Proposed Action:

830.5 Amendments  
830.40 Amendments  
830.60 Amendments

4) Statutory Authority: Implementing and authorized by Sections 1-60, 1-65, 1-120, 10-120, 15-35, 15-40, 20-35, and 25-5 of the Fish and Aquatic Life Code (Ill. Rev. Stat. 1991, ch. 56, pars. 1-60, 1-65, 1-120, 10-120, 15-35, 15-40, 20-35 and 25-5) [515 ILCS 5/1-60, 1-65, 1-120, 10-120, 15-35, 15-40, 20-35, 25-5].

5) A Complete Description of the Subjects and Issues Involved: This Part is being amended to eliminate seines as a legal device for commercial fishing in Boston Bay and its connected backwaters above the mouth of Boston Bay (Mercer County); to remove three species of mussels from the species list that may be harvested that either do not occur in the Mississippi River or are not presently permitted to be harvested from the Mississippi River.

6) Will this rulemaking replace any emergency rulemaking currently in effect?  
No.

7) Does this rulemaking contain an automatic repeal date? No.

8) Does this rulemaking contain incorporations by reference? No.

9) Are there any other proposed rulemakings pending on this part? No.

10) Statement of Statewide Policy Objectives: This rule has no impact on local governments.

11) Time, Place and Manner in which interested persons may comment on this proposed rulemaking: Comments on the proposed rule may be submitted in writing for a period of 30 days following publication of this notice to:

Jack Price  
Department of Conservation  
524 S. Second Street, Room 430  
Springfield, IL 62701-1787  
217/782-1809

12) Initial Regulatory Flexibility Analysis:

A) Date rule was submitted to the Business Assistance Office of the

## DEPARTMENT OF CONSERVATION

## NOTICE OF PROPOSED AMENDMENT

Department of Commerce and Community Affairs: December 13, 1994

B) Types of small businesses affected: Commercial fishermen licensed by the Department of Conservation to harvest various fish and mussel species (identified in Section 830.60) from certain waters of the State open to commercial harvest.

C) Reporting, bookkeeping or other procedures required for compliance: The commercial fishermen harvesting fish are required to submit monthly catch reports and an annual catch report. These catch reports list the number and pounds of fish harvested by species. Commercial fishermen harvesting mussels are not required to submit catch reports. Mussel harvests are monitored by requiring mussel shell buyers to submit annual reports specifying the weight and price paid for each mussel species purchased by river. These reports are necessary to monitor the removal of fish and mussel species from waters of the State open to commercial harvest.

D) Types of professional skills necessary for compliance: No professional skills are required.

The full text of the Proposed Amendment begins on the next page:

## DEPARTMENT OF CONSERVATION

## NOTICE OF PROPOSED AMENDMENT

TITLE 17: CONSERVATION  
CHAPTER 1: DEPARTMENT OF CONSERVATION  
SUBCHAPTER b: FISH AND WILDLIFE

## PART 830

## COMMERCIAL FISHING AND MUSSELING IN CERTAIN WATERS OF THE STATE

Section	
830.5	Definitions
830.10	Waters Open to Commercial Harvest of Fish
830.20	Waters Open to Commercial Harvest of Mussels and Seasons
830.30	Special Regulations
830.40	Devices
830.50	Permittion
830.60	Species
830.70	Size Limit
830.80	Commercial Fishing and Musseling in Additional Waters
830.90	Revocation and Suspension of Commercial Fishing and Musseling Privileges, Hearings and Appeals and Reporting Requirements

**AUTHORITY:** Implementing and authorized by Sections 1-60, 1-65, 1-120, 10-120, 15-35, 15-40, 20-35 and 25-5 of the Fish and Aquatic Life Code (Ill. Rev. Stat. 1991, ch. 56, pars. 1-60, 1-65, 1-120, 10-120, 15-35, 15-40, 20-35 and 25-5) [515 ILCS 5/1-60, 1-65, 1-120, 10-120, 15-35, 15-40, 20-35, 25-5].

**SOURCE:** Adopted at 5 Ill. Reg. 6809, effective June 16, 1981; codified at 5 Ill. Reg. 10648; emergency amendment at 6 Ill. Reg. 6468, effective May 18, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 10680, effective August 20, 1982; amended at 7 Ill. Reg. 2707, effective March 2, 1983; amended at 10 Ill. Reg. 6926, effective April 15, 1986; amended at 11 Ill. Reg. 9513, effective May 5, 1987; amended at 12 Ill. Reg. 11714, effective June 30, 1988; amended at 15 Ill. Reg. 8544, effective May 24, 1991; amended at 16 Ill. Reg. 5257, effective March 20, 1992; amended at 17 Ill. Reg. 3177, effective March 2, 1993; emergency amendment at 18 Ill. Reg. 4671, effective March 14, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 9985, effective June 21, 1994; amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_.

## Section 830.5 Definitions

- A relic (dead) mussel shell is defined as one which apparently died of natural causes within the water and contains no meat or soft parts; it readily exhibits noticeable sediment, vegetation, algal or mineral stains, discolorations, soiling, weathering or other visual evidence on its interior surface which clearly and unambiguously shows the mussel shell has not been cooked-out or freshly cleaned.
- A legal size mussel for a particular species is defined as a mussel size as set out in Section 830.70 which will not pass through a minimum harvest size circle cutout in a metal plate.
- Basket dredge - mussel harvesting device consisting of a heavy metal

## DEPARTMENT OF CONSERVATION

## NOTICE OF PROPOSED AMENDMENT

box or square which collects the shells in a net or wire cage, weighs over 70 pounds, and is not operated by hand as described in subsection (e)(3) below.

- Hand dredge (hand rake, hand powered rake) - mussel harvesting device weighing less than 70 pounds consisting of a metal frame having coarse teeth on the bottom to which a bag constructed of wire mesh or netting material is attached and fastened by a line to a boom attached to the bow of the boat and held on the bottom by means of a long handle.
- Hand fork - mussel harvesting device similar in appearance to a common cornfork and is utilized while wading.
- Mechanical devices - refers to dredges and suction devices operated by motorized (internal combustion or electrical) power used in the actual harvest of mussels and does not refer to the manner in which the mussel harvest device is raised into the boat or the device used in propelling the boat.

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 830.40 Devices

- Commercial fishing devices used in the aforementioned waters shall conform to all regulations as outlined in Article 15 of Chapter 56 of the Illinois Revised Statutes. Hoop nets, basket traps, trot lines and dip nets may be used in all of the aforementioned waters.

It shall be unlawful:

- To use trammel nets and gill nets except in the Illinois River up to Route 89 Highway bridge and the Mississippi River.
- To use seines except in the Illinois, Mississippi and Wabash Rivers (except seining will not be permitted in Boston Bay and its connected backwaters above the mouth of Boston Bay in Mercer County).
- Musseling devices used in waters open to commercial musseling shall conform to all regulations as outlined below and in Articles 1 and 15 of Chapter 56 of the Illinois Revised Statutes. Handpicking, crowfoot bars and hand forks may be used in all waters listed in Section 830.20 above.
- It shall be unlawful to use hand forks except in the Mississippi River.

Hand-fork - mussel harvesting device similar in appearance to a common cornfork and is utilized while wading.

- It shall be unlawful to use basket dredges, mechanical devices and hand dredges in the taking of mussels.

Basket dredge - mussel harvesting device consisting of a heavy metal box or square which collects the shells in a net or wire cage, weighs over 70 pounds, and is not operated by hand as described in subsection (e)(3) below.

- Mechanical devices - refers to dredges and suction devices operated by motorized (internal combustion or electrical) power



## DEPARTMENT OF CONSERVATION

## NOTICE OF PROPOSED AMENDMENT

used-in-the-actual-harvest-of-mussels-and-does-not-refer-to-the manner-in-which-the-mussel-harvest-device-is-raised-into-the-boat or-the-device-used-in-propelling-the-boat:

3) Hand-dredge--(hand--rake--hand-powered-rake)--mussel-harvesting device--weighing-less-than-70-pounds--consisting-of-a-metal--frame having--course--teeth-on-the-bottom-to-which-a-bag-constructed-of wire-mesh-or-netting-material-is-attached-and-fastened-by-a-line to--a-boom-attached-to-the-bow-of-the-boat-and-held-on-the-bottom by-means-of-a-long-handle:

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 830.60 Species

a) The following species of fish may be taken by licensed commercial fishermen:

- 1) Carp
- 2) Buffalo
- 3) Freshwater drum
- 4) Catfishes (includes bullheads)
- 5) Paddlefish
- 6) Carpsuckers
- 7) Suckers
- 8) Redhorses
- 9) Goldeye and Mooneye
- 10) Gar (except alligator gar)
- 11) Bowfin
- 12) American eel
- 13) Shovelnose sturgeon
- 14) Gizzard shad
- 15) White amur (grass carp)
- 16) Minnows
- 17) Goldfish
- 18) Bighead Carp and Silver Carp

b) The following species of mussels may be taken by licensed commercial musselers:

- 1) Washboard (*Megalania nervosa*)
- 2) Threeridge (*Ambelma plicata*)
- 3) Buckhorn--or-Pistol-Sip--(*Pittogonia verrucosa*)--may-not-be-taken from-the-Mississippi-and-Illinois-Rivers
- 4) Mapleleaf (*Quadrula quadrula*)
- 5) Pimpleback (*Quadrula pustulosa*)
- 6) Monkeyface (*Quadrula metanevra*)
- 7) Wartback (*Quadrula nodulata*)
- 8) Pigtoe (*Fusconia flava* forma undata)
- 9) Mucket--(*Actinonias-figmentina*)--may-not-be-taken-from-the-Mississippi-and-Illinois-Rivers
- 10) Hickory Nut (*Obovaria olivaria*)

## DEPARTMENT OF CONSERVATION

## NOTICE OF PROPOSED AMENDMENT

1) Pink Heelsplitter (*Potamilus alatus*)

2) Wabash-River-Pig-toe--(*Fusconia-flava-forma-flava*)

3) Pocketbook (*Lampsilis ovata*)

4) Black Sandshell (*Ligumia recta*)

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

- 1) Heading of the Part: Food Stamps
- 2) Code Citation: 89 Ill. Adm. Code 121

3) Section Numbers: Proposed Action:

121.58 Amendment  
121.91 Amendment  
121.92 Amendment  
121.120 Amendment

- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13)[305 ILCS 5/12-13]

- 5) Complete Description of the Subjects and Issues Involved: This rulemaking makes several changes in the Food Stamp program. Previously, assets of an AFDC or SSI household member were exempted only if the assets were exempt for AFDC or SSI purposes. As a result of these proposed amendments, all assets of a recipient of SSI or AFDC will be exempted when eligibility for Food Stamp benefits is determined.

These proposed amendments reduce the mandatory reporting and verification requirements for clients in the Monthly Reporting System. Monthly Reporting households will only be required to provide verification of the following information each month:

1. gross earned income;
2. income and assets of an alien's sponsor and the sponsor's spouse; and
3. questionable information.

The household will also be required to provide verification of gross unearned income each month if the information has changed since the last report.

All Food Stamp households which must report monthly will have benefits calculated by considering income and attendant circumstances on a retrospective basis except those participating in the AFDC Income Budgeting Project (see Section 170.70). The budgeting method used to calculate the cash grant will be used to calculate the household's Food Stamp benefit level.

This rulemaking provides that for AFDC, Refugee Resettlement and Repatriate cash assistance Food Stamp households, the Food Stamp benefit amount will be computed in the same manner as the cash payment beginning with the second regular month of cash assistance.

This rule also reflects a change in the name of a form used to reapply for

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

Food Stamps. At recertification, the household will be required to complete a Request for Food Stamps. This Request for Food Stamps along with the monthly report form will be the application for recertification.

- 6) Will these proposed amendments replace emergency amendments currently in effect? No
- 7) Does this rulemaking contain an automatic repeal date? No
- 8) Do these proposed amendments contain incorporations by reference? No
- 9) Are there any other proposed amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
121.160	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.162	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.164	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.166	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.170	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.172	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.174	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.176	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.178	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.180	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.182	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.184	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.186	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.188	Amendment	October 21, 1994 (18 Ill. Reg. 16059)
121.190	Amendment	October 21, 1994 (18 Ill. Reg. 16059)

- 10) Statement of Statewide Policy Objectives: These proposed amendments do not affect units of local government.

- 11) Time, Place, and Manner in which Interested Persons may comment on this proposed rulemaking: Any interested parties may submit comments, data, views, or arguments concerning this proposed rulemaking. All comments must be in writing and should be addressed to Judy Umunna, Bureau of Rules and Regulations, Illinois Department of Public Aid, 100 South Grand Ave., 3rd Floor, Springfield, Illinois 62762. The Department will consider all written comments it receives within 30 days after the publication of this notice.

- 12) Initial Regulatory Flexibility Analysis:

- A) Date proposed rulemaking was submitted to the Business Assistance Office of the Department of Commerce and Community Affairs: Not applicable



## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

- B) Types of small businesses affected: None
- C) Reporting, bookkeeping or other procedures required for compliance:  
None
- D) Types of professional skills necessary for compliance: None

The full text of the Proposed Amendments begins on the next page:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER b: ASSISTANCE PROGRAMS

PART 121  
FOOD STAMPS

## SUBPART A: APPLICATION PROCEDURES

## Section

121.1	Application for Assistance
121.2	Time Limitations on the Disposition of an Application
121.3	Approval of an Application and Initial Authorization of Assistance
121.4	Denial of an Application
121.5	Client Cooperation
121.6	Emergency Assistance
121.7	Expedited Services
121.10	Interviews

## SUBPART B: NON-FINANCIAL FACTORS OF ELIGIBILITY

## Section

121.19	Ending a Voluntary Quit Disqualification
121.20	Citizenship
121.21	Residence
121.22	Social Security Numbers
121.23	Work Registration/Participation Requirements (Repealed)
121.24	Individuals Exempt From Work Registration Requirements (Repealed)
121.25	Failure to Comply (Repealed)
121.26	Period of Disqualification (Repealed)
121.27	Voluntary Job Quit
121.28	Good Cause for Voluntary Job Quit
121.29	Exemptions from Voluntary Quit Rule

## SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

## Section

121.30	Unearned Income
121.31	Exempt Unearned Income
121.32	Education Benefits
121.33	Unearned Income In-Kind
121.34	Lump Sum Payments and Income Tax Refunds
121.40	Earned Income
121.41	Budgeting Earned Income
121.50	Exempt Earned Income
121.51	Income from Work/Study/Training Programs
121.52	Earned Income from Roomer and Boarder
121.53	Income from Rental Property

## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

## NOTICE OF PROPOSED AMENDMENTS

121.54 Earned Income In-Kind  
121.55 Sponsors of Aliens  
121.57 Assets  
121.58 Exempt Assets  
121.59 Asset Disregards

## SUBPART D: ELIGIBILITY STANDARDS

## Section

121.60 Net Monthly Income Eligibility Standards  
121.61 Gross Monthly Income Eligibility Standards  
121.62 Income Which Must Be Annualized  
121.63 Deductions From Monthly Income  
121.64 Coupon Allotment

## SUBPART E: HOUSEHOLD CONCEPT

## Section

121.70 Composition of the Assistance Unit  
121.71 Living Arrangement  
121.72 Nonhousehold Members  
121.73 Ineligible Household Members  
121.74 Strikers  
121.75 Students  
121.76 Households Receiving AFDC, SSI, Interim Assistance and/or GA -  
Categorical Eligibility

## SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

## Section

121.80 Fraud Disqualification (Renumbered)  
121.81 Initiation of Administrative Fraud Hearing (Repealed)  
121.82 Definition of Fraud (Renumbered)  
121.83 Notification To Applicant Households (Renumbered)  
121.84 Disqualification Upon Finding of Fraud (Renumbered)  
121.85 Court Imposed Disqualification (Renumbered)  
121.90 Monthly Reporting and Retrospective Budgeting  
121.91 Monthly Reporting  
121.92 Retrospective Budgeting  
121.93 Direct Mail Issuance of Food Stamp Coupons  
121.94 Replacement of Food Stamp Coupons  
121.95 Restoration of Lost Benefits  
121.96 Uses For Food Coupons  
121.97 Supplemental Payments  
121.98 Food Stamp Simplified Application Demonstration Project (Repealed)  
121.120 Recertification of Eligibility  
121.130 Residents of Shelters for Battered Women and their Children  
121.135 Incorporation By Reference  
121.140 Small Group Living Arrangement Facilities and Drug/Alcoholic

## Treatment Centers

## SUBPART G: INTENTIONAL VIOLATIONS OF THE PROGRAM

## Section

121.150 Definition of Intentional Violations of the Program  
121.151 Penalties for Intentional Violations of the Program  
121.152 Notification To Applicant Households  
121.153 Disqualification Upon Finding of Intentional Violation of the Program  
121.154 Court Imposed Disqualification

## SUBPART H: FOOD STAMP EMPLOYMENT AND TRAINING PROGRAM

## Section

121.160 Persons Required to Participate  
121.162 Participation and Cooperation Requirements  
121.164 Orientation  
121.166 Assessment and Employability Plan  
121.170 Job Search Component  
121.172 Basic Education Component  
121.174 Job Readiness Component  
121.176 Work Experience Component  
121.178 Job Training Component  
121.180 Grant Diversion Component  
121.182 Earnfare Component  
121.184 Sanctions  
121.186 Good Cause for Failure to Cooperate  
121.188 Supportive Services  
121.190 Conciliation and Fair Hearings  
121.200 Types of Claims (Recodified)  
121.201 Establishing a Claim for Intentional Violation of the Program (Recodified)  
121.202 Establishing a Claim for Unintentional Household Errors and Administrative Errors (Recodified)  
121.203 Collecting Claim Against Households (Recodified)  
121.204 Failure to Respond to Initial Demand Letter (Recodified)  
121.205 Methods of Repayment of Food Stamp Claims (Recodified)  
121.206 Determination of Monthly Allotment Reductions (Recodified)  
121.207 Failure to Make Payment in Accordance with Repayment Schedule (Recodified)  
121.208 Suspension and Termination of Claims (Recodified)

**AUTHORITY:** Implementing Sections 12-4.4 through 12-4.6 and authorized by Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 12-4.4 through 12-4.6 and 12-13) [305 ILCS 5/12-4.4 through 12-4.6 and 12-13].

**SOURCE:** Adopted December 30, 1977; amended at 3 Ill. Reg. 5, p. 875, effective February 2, 1979; amended at 3 Ill. Reg. 31, p. 109, effective August 3, 1979;



## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

amended at 3 Ill. Reg. 33, p. 399, effective August 18, 1979; amended at 3 Ill. Reg. 41, p. 165, effective October 11, 1979; amended at 3 Ill. Reg. 42, p. 230, effective October 9, 1979; amended at 3 Ill. Reg. 44, p. 173, effective October 19, 1979; amended at 3 Ill. Reg. 46, p. 36, effective November 2, 1979; amended at 3 Ill. Reg. 47, p. 96, effective November 13, 1979; amended at 3 Ill. Reg. 48, p. 1, effective November 15, 1979; peremptory amendment at 4 Ill. Reg. 3, p. 49, effective January 9, 1980; peremptory amendment at 4 Ill. Reg. 9, p. 259, effective February 23, 1980; amended at 4 Ill. Reg. 10, p. 253, effective February 27, 1980; amended at 4 Ill. Reg. 12, p. 551, effective March 10, 1980; emergency amendment at 4 Ill. Reg. 29, p. 294, effective July 8, 1980, for a maximum of 150 days; amended at 4 Ill. Reg. 37, p. 797, effective September 2, 1980; amended at 4 Ill. Reg. 45, p. 134, effective October 17, 1980; amended at 5 Ill. Reg. 766, effective January 2, 1981; amended at 5 Ill. Reg. 1131, effective January 16, 1981; amended at 5 Ill. Reg. 4586, effective April 15, 1981; peremptory amendment at 5 Ill. Reg. 5722, effective June 1, 1981; amended at 5 Ill. Reg. 7071, effective June 23, 1981; peremptory amendment at 10062, effective October 1, 1981; amended at 5 Ill. Reg. 10733, effective October 1, 1981; amended at 5 Ill. Reg. 12736, effective October 29, 1981; amended at 6 Ill. Reg. 1653, effective January 17, 1982; amended at 6 Ill. Reg. 2707, effective March 2, 1982; amended at 6 Ill. Reg. 8159, effective July 1, 1982; amended at 6 Ill. Reg. 10208, effective August 9, 1982; amended at 6 Ill. Reg. 11921, effective September 21, 1982; amended at 6 Ill. Reg. 12318, effective October 1, 1982; amended at 6 Ill. Reg. 13754, effective November 1, 1982; amended at 7 Ill. Reg. 394, effective January 1, 1983; codified at 7 Ill. Reg. 5195; amended at 7 Ill. Reg. 5715, effective May 1, 1983; amended at 7 Ill. Reg. 8118, effective June 24, 1983; peremptory amendment at 7 Ill. Reg. 12899, effective October 1, 1983; amended at 7 Ill. Reg. 13655, effective October 4, 1983; peremptory amendment at 7 Ill. Reg. 16067, effective November 18, 1983; amended at 7 Ill. Reg. 16169, effective November 22, 1983; amended at 8 Ill. Reg. 5673, effective April 18, 1984; amended at 8 Ill. Reg. 7249, effective May 16, 1984; peremptory amendment at 8 Ill. Reg. 10086, effective July 1, 1984; amended at 8 Ill. Reg. 13284, effective July 16, 1984; amended at 8 Ill. Reg. 17900, effective September 14, 1984; amended (by adding section being codified with no substantive change) at 8 Ill. Reg. 17898; peremptory amendment at 8 Ill. Reg. 19690, effective October 1, 1984; peremptory amendment at 8 Ill. Reg. 22145, effective November 1, 1984; amended at 9 Ill. Reg. 302, effective January 1, 1985; amended at 9 Ill. Reg. 6804, effective May 1, 1985; amended at 9 Ill. Reg. 8665, effective May 29, 1985; peremptory amendment at 9 Ill. Reg. 8898, effective July 1, 1985; amended at 9 Ill. Reg. 11334, effective July 8, 1985; amended at 9 Ill. Reg. 14334, effective September 6, 1985; peremptory amendment at 9 Ill. Reg. 15582, effective October 1, 1985; amended at 9 Ill. Reg. 16889, effective October 16, 1985; amended at 9 Ill. Reg. 19726, effective December 9, 1985; amended at 10 Ill. Reg. 229, effective December 20, 1985; peremptory amendment at 10 Ill. Reg. 7387, effective April 21, 1986; peremptory amendment at 10 Ill. Reg. 7941, effective May 1, 1986; amended at 10 Ill. Reg. 14692, effective August 29, 1986; peremptory amendment at 10 Ill. Reg. 15714, effective October 1, 1986; Sections 121.200 thru 121.208 recodified to 89 Ill. Adm. Code 165 at 10 Ill. Reg. 21094; peremptory amendment at 11 Ill. Reg. 3761, effective February 11, 1987; emergency amendment at 11 Ill. Reg. 3754,

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

effective February 13, 1987, for a maximum of 150 days; emergency amendment at 11 Ill. Reg. 9968, effective May 15, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 10269, effective May 22, 1987; amended at 11 Ill. Reg. 10621, effective May 25, 1987; peremptory amendment at 11 Ill. Reg. 11391, effective July 1, 1987; peremptory amendment at 11 Ill. Reg. 11855, effective June 30, 1987; emergency amendment at 11 Ill. Reg. 12043, effective July 6, 1987; amended at 11 Ill. Reg. 13635, effective August 1, 1987; amended at 11 Ill. Reg. 14022, effective August 10, 1987; emergency amendment at 11 Ill. Reg. 15261, effective September 1, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 15480, effective September 4, 1987; amended at 11 Ill. Reg. 15634, effective September 11, 1987; amended at 11 Ill. Reg. 18218, effective October 30, 1987; peremptory amendment at 11 Ill. Reg. 18374, effective October 30, 1987; amended at 12 Ill. Reg. 877, effective December 31, 1987, for a maximum of 150 days; amended at 12 Ill. Reg. 4204, effective February 5, 1988; amended at 12 Ill. Reg. 9678, effective May 23, 1988; amended at 12 Ill. Reg. 9922, effective June 1, 1988; amended at 12 Ill. Reg. 11463, effective June 30, 1988; amended at 12 Ill. Reg. 12824, effective July 22, 1988; emergency amendment at 12 Ill. Reg. 14045, effective August 19, 1988, for a maximum of 150 days; peremptory amendment at 12 Ill. Reg. 15704, effective October 1, 1988; peremptory amendment at 12 Ill. Reg. 16271, effective October 1, 1988; amended at 12 Ill. Reg. 20161, effective November 30, 1988; amended at 13 Ill. Reg. 3890, effective March 10, 1989; amended at 13 Ill. Reg. 13619, effective August 14, 1989; peremptory amendment at 13 Ill. Reg. 15859, effective October 1, 1989; amended at 14 Ill. Reg. 729, effective January 1, 1990; amended at 14 Ill. Reg. 6349, effective April 13, 1990; amended at 14 Ill. Reg. 13202, effective August 6, 1990; peremptory amendment at 14 Ill. Reg. 15158, effective October 1, 1990; amended at 14 Ill. Reg. 16983, effective September 30, 1990; amended at 15 Ill. Reg. 11150, effective July 22, 1991; amended at 15 Ill. Reg. 11957, effective August 12, 1991; peremptory amendment at 15 Ill. Reg. 14134, effective October 1, 1991; emergency amendment at 16 Ill. Reg. 757, effective January 1, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 10011, effective June 15, 1992; amended at 16 Ill. Reg. 13900, effective August 31, 1992; emergency amendment at 16 Ill. Reg. 16221, effective October 1, 1992, for a maximum of 150 days; peremptory amendment at 16 Ill. Reg. 16345, effective October 1, 1992; amended at 16 Ill. Reg. 16624, effective October 23, 1992; amended at 17 Ill. Reg. 644, effective December 31, 1992; amended at 17 Ill. Reg. 4333, effective March 19, 1993; amended at 17 Ill. Reg. 14625, effective August 26, 1993; emergency amendment at 17 Ill. Reg. 15149, effective September 7, 1993, for a maximum of 150 days; expedited correction at 17 Ill. Reg. 21216, effective October 1, 1993; peremptory amendment at 17 Ill. Reg. 17477, effective October 1, 1993; amended at 18 Ill. Reg. 2033, effective January 21, 1994; emergency amendment at 18 Ill. Reg. 2509, effective January 27, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 3427, effective February 28, 1994; amended at 18 Ill. Reg. 8921, effective June 3, 1994; amended at 18 Ill. Reg. 12829, effective August 5, 1994; amended at 18 Ill. Reg. 14103, effective August 26, 1994; amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_,

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

## SUBPART C: FINANCIAL FACTORS OF ELIGIBILITY

## Section 121.58 Exempt Assets

- a) Homestead Property
- 1) The home and surrounding property which, exclusive of public rights of way, is not separated from the home by intervening property owned by others.
  - 2) Homes which are temporarily unoccupied for reasons of employment, training for future employment, illness, or inhabitability caused by casualty or natural disaster, remain exempt if the household intends to return.
  - 3) A lot owned or being purchased by the household if the household intends to build or is building a permanent home and the household does not currently own a home.
- b) Personal Property
- Household goods, personal effects, one burial plot per household member, and the cash value of life insurance policies and pension plans except Individual Retirement Accounts (IRA's) and Keogh plans which do not involve a household member in a contractual relationship with someone who is not a member of the same food stamp household. If the Keogh plan involves a member of the household and someone who is not a member of the same food stamp household, it is exempt unless the client can withdraw funds from the plan without affecting the other individual or individuals.
- c) Income Producing Property
- 1) Property which is annually producing income consistent with its fair market value (including land or buildings being sold by installment contract), even if only used on a seasonal basis.
  - 2) Property which is essential to the employment or self-employment of a household member, such as, farmland and work related equipment (tools of a tradesman, farm machinery). In the case of farm property (including land, equipment, and supplies) that is essential to the self-employment of a household member in a farming operation, the value of such property shall be excluded from financial resources until the expiration of the one year period beginning on the date such member ceases to be self-employed in farming.
  - 3) A rental home which is used by a household for vacation purposes at sometime during the year is an asset, unless excluded by subsection (c)(1) of this Section above.
- d) Disaster Relief Payments
- Disaster relief payments provided by federal, state or local government or a disaster assistance organization.
- e) Inaccessible Assets
- Assets whose cash value is not accessible to the household, such as but not limited to:
- 1) irrevocable trust funds,
  - 2) security deposits on rental property and utilities,

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

- 3) property in probate,
  - 4) real property when a good faith effort is being made to sell at a reasonable price,
  - 5) jointly owned assets which cannot be practically subdivided and are accessible only with the consent of the joint owner who refuses to give that consent,
  - 6) Non-liquid asset or assets (see Section 121.57(b)(2)(B)) which have a lien against it as a result of a business loan and the household is prohibited by the security or lien agreement from selling the asset or assets, or
  - 7) Monies received from the Social Security Administration under the PASS Program that are held in a separate account.
- f) Prorated Income
- Money which has been prorated as income, such as income of self-employed persons or students.
- g) Indian Lands
- Indian lands held jointly with the tribe, or land that can be sold only with the approval of the Bureau of Indian Affairs.
- h) Federal Statute Exclusions
- Assets excluded for food stamp purposes by express provision of Federal Statute.
- i) Licensed Vehicles
- 1) used primarily for producing income such as, but not limited to, a taxi, truck, or fishing boat. "Used primarily" means: used over 50% of the time the vehicle is used;
  - 2) annually producing income consistent with its fair market value (even if only used on a seasonal basis);
  - 3) necessary for long distance travel essential to employment, other than daily commuting (such as a sales person, migrant farmworker);
  - 4) necessary for subsistence hunting or fishing (game and fish necessary for the livelihood of the household);
  - 5) used as the household's home;
  - 6) necessary to transport a physically disabled household member regardless of the purpose of such transportation. Only one vehicle per disabled person is allowed. The vehicle need not be specially equipped or used primarily for the transportation of the disabled individual;
- \*Agency Note: Exclusions 1-6 also apply when the vehicle is not in use because of temporary unemployment.
- 7) The equity value (but not fair market value) of one licensed vehicle per household, regardless of its use;
  - 8) The equity value (but not fair market value) of any other licensed vehicles used to transport household members to and from employment, training or education which is preparatory for employment, or to seek employment in compliance with job search criteria. Temporary periods of unemployment are not to affect this exemption; and
  - 9) Property, real or personal, to the extent that it is directly



## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

- related to the maintenance or use of a vehicle excluded under subsections (i)(1), (i)(2) or (i)(3) of this Section above.
- j) Assets of an AFDC or SSI household member  
All assets of a household member who receives AFDC or SSI benefits  
**provided the assets are exempt for AFDC or SSI purposes.**

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## SUBPART F: MISCELLANEOUS PROGRAM PROVISIONS

## Section 121.91 Monthly Reporting

- a) Individuals who receive income from a sheltered workshop and individuals who receive public assistance benefits under the Aid to the Aged, Blind or Disabled Program as either an Aged, Blind, or Disabled case are excluded from monthly reporting.
- b) The following Food Stamp households are required to report monthly:
- 1) all households having at least one member receiving earned income (See Section 121.40(b));
  - 2) households having at least one member receiving Unemployment Insurance Benefits (UI);
  - 3) households having at least one member who has lost employment within the last three (3) months.
- c) Migrant households in the migrant job stream do not have to report monthly.
- d) The report shall include:
- 1) income--allowable deductions;--household composition and other circumstances relevant to the amount of the food stamp allotment; and
  - 2) changes in income, household composition and bank accounts allowable deductions;--resources or other relevant circumstances affecting eligibility which the household expects to occur in the current month or future months or which occurred in the budget month.
- e) With monthly reporting, the household is required to provide verification of the following information each month:
- 1) gross earned income (e.g. for example, pay stubs);
  - 2) income and assets of an alien's sponsor and the sponsor's spouse sponsored--aliens--must--report--the--income--and--resources--of--their--sponsor--and--the--sponsor's--spouse--(the--failure--to--do--report--will--result--in--one--of--the--actions--specified--in--subsection--(f)(4)); and
  - 3) questionable information (Information is considered questionable if information on the Monthly Report does not agree with statements of the recipient, other information on the Monthly Report or other information received by the local office).
- f) The household is required to provide verification of gross unearned income the following information each month if the information has changed since the last report:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

- i) gross--unearned--income--(e.g.--award--letters--or--written--statements--from--the--income--source);
  - 2) alien--status/citizenship--(e.g.--alien--registration--cards--or--birth--certificates);
  - 3) social--security--number--(e.g.--Social--Security--cards);
  - 4) utility--expenses--when--actual--utilities--are--used--to--determine--benefits--and--expenses--have--changed;--and
  - 5) total--medical--expenses--of--a--qualifying--member;--if--changed--by--more--than--\$25.
- g) If the household does not provide the required verifications, the following actions are taken:
- 1) earned income - the Monthly Report is considered incomplete and Food Stamp benefits are suspended;
  - 2) utility expenses--when--actual--utilities--are--used--the--amount--from--the--previous--month--is--allowed--if--no--change--is--reported;--Utility--expenses--are--not--allowed--when--determining--eligibility--and--the--level--of--benefits--if--a--change--is--reported--and--verification--is--not--provided;--However--if--the--household--incurs--a--telephone--expense--the--Department--will--allow--the--State--Telephone--Standard--(see--Section--121.63);--Submit--of--a--monthly--bill--is--not--required;
  - 3) medical--expenses--the--Department--will--allow--the--amount--from--the--previous--month--if--a--change--of--more--than--\$25--is--not--reported;--if--a--change--of--more--than--\$25--is--reported--and--verification--is--not--provided;--a--deduction--is--not--allowed.
- 2) All other required verifications:
- A) benefits are decreased if the unverified reported change results in a decrease; or
  - B) if benefits would increase as a result of the unverified reported change then no action is taken.
- h) See Section 121.63(e) for definition of qualifying member.
- i) All Food Stamp households which must report monthly shall have benefits calculated by considering income and attendant circumstances on a retrospective basis except those participating in the AFDC Income Budgeting Project (see Section 170.50). The budgeting method used to calculate the cash grant is used to calculate the household's food stamp benefit level.
- j) The Monthly Report must be received or postmarked by the seventh (7th) day of the next fiscal month or the first workday following the 7th seventh day of the next fiscal month when the 7th seventh is a Saturday, Sunday or holiday. If a household files a complete report after the scheduled due date but before the household has been terminated, the household shall be reinstated if determined eligible. (See 89 Ill. Adm. Code 101.20 for a definition of "fiscal month".)
- k) At recertification the household must complete a Request for Food Stamps Addendum along with the monthly report. This Request for Food Stamps Addendum is the monthly report form is the application for recertification.
- l) In lieu of a monthly report, General Assistance (GA) recipients in the City of Chicago who are Food Stamp Heads of Households must comply



## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

## NOTICE OF PROPOSED AMENDMENTS

with a review of their food stamp eligibility which will occur in conjunction with any redetermination of General assistance. (See 89 Ill. Adm. Code 114.420). The review will cover those elements specified in subsection (d) of this Section ~~(c)~~ <sup>above</sup>. Verifications of eligibility factors will be required as specified in (e) of this Section ~~(d)~~ <sup>above</sup>. This review is in addition to regular recertification which will occur once every 12 months.

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 121.92 Retrospective Budgeting

- a) All Food Stamp households shall have income and attendant circumstances budgeted on a retrospective basis except migrant households who are in the migrant job stream.
- b) Head of Household Receives Cash Assistance

- 1) For households where the Head of Household receives cash assistance from the Department:

Eligibility for Food Stamps is first determined on a prospective basis for all eligibility factors. If eligible on this prospective basis, the actual amount of benefits the household is entitled to receive shall be determined by budgeting income and attendant circumstances retrospectively. For AFDC or RRA households eligible on a prospective basis, the benefit amount is computed in the same manner as the cash payment beginning the second regular month of cash assistance. At initial application, however, income and attendant circumstances shall be budgeted prospectively for two months before beginning retrospective budgeting in the third month, except for households whose earnings have been reduced due to a strike, voluntary quit, voluntary reduction in wages or who have less income from an assistance program because of an overpayment of Social Security Administration (SSA), SSI, AFDC or General Assistance.

- 2) Head of Household Does Not Receive Cash Assistance
- A) For households where the Head of Household does not receive cash assistance from the Department:

Eligibility and the amount of benefits shall be determined retrospectively at all times. However, at initial application households which will suffer serious hardship shall have eligibility and the amount of benefits determined by budgeting income and attendant circumstances prospectively for two months before beginning retrospective budgeting. Households which will suffer serious hardship are:

- i) Households which have gained or expect to gain a new household member in the month of application;
- ii) Households entitled to expedited services, determined prospectively, for the month of application;

- iii) Households applying for cash assistance from the Department at the same time they are applying for Food Stamps;

- iv) Households who have lost their source of income prior to applying for Food Stamps or whose source of income has been significantly reduced prior to applying for Food Stamps. Income has been significantly reduced if the reduced income (minus 18% of earned income for work expenses) is less than the applicable AFDC Payment Level for that family size.

- B) Households whose earnings have been reduced due to a strike, voluntary quit, voluntary reduction in wages or who have less income from an assistance program because of an overpayment of Social Security Administration (SSA) or SSI benefits are not entitled to consideration as a serious hardship household.

- c) If a household becomes ineligible for Food Stamps due to a periodic increase in recurring income (e.g., for example a wage earner is paid every Friday and there are five rather than four paydays in a budget month) the household shall be suspended for a month rather than terminated.

- d) The budget month is the fiscal month from which the Department uses actual income and attendant circumstances to determine the amount of benefits the household is entitled to receive. The payment month is the fiscal month which the food stamp benefits cover. The payment month is the second fiscal month following the budget month for cases subject to retrospective budgeting.

- e) The budget month and payment month for each Food Stamp case are determined by the schedule the household is in, which schedule also governs the approximate mailing date of the food stamp benefits:

SCHEDULE NUMBER	BUDGET MONTH AND PAYMENT MONTH DATES
00	1st through last Day of Calendar Month
01	1st through last Day of Calendar Month
02	1st through last Day of Calendar Month
03	1st through last Day of Calendar Month
04	7th through 6th Day of Calendar Month
05	10th through 9th Day of Calendar Month
06	14th through 13th Day of Calendar Month
07	17th through 16th Day of Calendar Month
08	20th through 19th Day of Calendar Month
09	22nd through 21st Day of Calendar Month

- f) The above table applies to all Food Stamp households whether or not they report monthly, and food stamp benefits are mailed at or near the beginning of the payment month.

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF PROPOSED AMENDMENTS

## NOTICE OF PROPOSED AMENDMENTS

(Source: Amended at 19 Ill. Reg. \_\_\_\_\_, effective \_\_\_\_\_)

## Section 121.120 Recertification of Eligibility

- a) A recertification of food stamp eligibility and basis of issuance for an assistance household is to be made at each redetermination of the assistance case. However, a recertification is not required at a semi-annual redetermination.
- b) A review of food stamp eligibility and basis of issuance for non-assistance household shall be made prior to the end of each certification period in which they are receiving food stamp benefits.
- c) Recertification involves the completion of an application or Request affidavit, an interview, a review of eligibility and cooperation in the verification of eligibility. The local office shall provide the household with an opportunity to participate in its normal issuance cycle.
- d) In order to receive uninterrupted benefits, the household must:
  - 1) file a timely application or Request affidavit for recertification;
  - A) households certified for more than two months must file an application by the ~~fifteenth~~ 15th calendar day of the last month of the certification period.
  - B) households certified for one or two months must file an application within ~~seventeen~~ 17 calendar days from the date of Notice of Eligibility/Expiration of Certification.
  - 2) appear for the interview that is scheduled after the application is timely filed; and
  - 3) provide all requested verifications within ten ~~ten~~ calendar days of the date the verification was requested.
- e) The household is responsible for requesting another interview if it fails to appear for the interview that was scheduled after the application was filed.
- f) Amount of food stamp benefits
  - 1) Except as provided in subsection (f)(2), of this Section, households that file the application for recertification after the last day of the previous certification period, shall have benefits prorated from the date that the application was filed. Households that are certified for one or two months will not have benefits prorated if the application is filed within ~~seventeen~~ 17 calendar days of the date of Notice of Eligibility/Expiration of Certification.
  - 2) Migrant and seasonal farmworker households shall receive a full allotment for the month of application if the household participated in the Food Stamp Program within ~~thirty~~ 30 days prior to the date of application.
- g) If uninterrupted benefits cannot be provided due to the ten ~~ten~~ day verification standard, then the local office must provide benefits within five ~~five~~ working days after the date the household provides the verification.



## DEPARTMENT OF AGRICULTURE

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Swine Disease Control and Eradication Act
- 2) Code Citation: 8 Ill. Adm. Code 105
- 3) Section Numbers: Adopted Action:  
105.30 Amendment  
105.90 Amendment
- 4) Statutory Authority: Implementing and authorized by the Illinois Swine Disease Control and Eradication Act [510 ILCS 100] (see P.A. 88-590, effective August 16, 1994), the Illinois Pseudorabies Control Act [510 ILCS 90], and the Illinois Swine Brucellosis Eradication Act [510 ILCS 95].
- 5) Effective Date of amendments: January 1, 1995
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this proposed amendment contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: January 1, 1995
- 9) Notices of Proposal Published in Illinois Register: September 9, 1994, 18 Ill. Reg. 13519
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version: N/A
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? N/A
- 13) Will this amendment replace an emergency amendment in effect? No
- 14) Are there any amendments pending on this Part? No
- 15) Summary and Purpose of amendments: Pursuant to P.A. 88-590, amendments to Sections 105.30 and 105.90 add the requirement that a permit issued by the Department accompany all feral swine and swine for breeding purposes before being allowed to enter Illinois.
- 16) Information and questions regarding this adopted amendment shall be directed to:  
Name: Debbie Wakefield  
Address: Illinois Department of Agriculture  
State Fairgrounds  
Springfield, Illinois 62794-9281  
Telephone: 217/782-2172 FAX: 211/785-4505

## DEPARTMENT OF AGRICULTURE

## NOTICE OF ADOPTED AMENDMENTS

The full text of Adopted Amendments begins on the next page:

## DEPARTMENT OF AGRICULTURE

## NOTICE OF ADOPTED AMENDMENTS

TITLE 8: AGRICULTURE AND ANIMALS  
 CHAPTER 1: DEPARTMENT OF AGRICULTURE  
 SUBCHAPTER b: ANIMALS AND ANIMAL PRODUCTS  
 (EXCEPT MEAT AND POULTRY INSPECTION ACT REGULATIONS)

## PART 105

## SWINE DISEASE CONTROL AND ERADICATION ACT

Section	
105.5	Definitions
105.10	Swine Entering Illinois for Feeding Purposes Only
105.20	Quarantine of Imported Feeder Swine
105.30	Swine Entering Illinois for Breeding Purposes
105.40	Pseudorabies (Aujeszky's Disease) in Swine (Repealed)
105.41	General Requirements for Qualified Pseudorabies Negative, Controlled Vaccinated and Feeder Swine Pseudorabies Monitored Herds (Repealed)
105.42	Requirements for Establishing and Maintaining Qualified Pseudorabies Negative Herds (Repealed)
105.44	Requirements for Establishing and Maintaining Pseudorabies Controlled Vaccinated Swine Herds (Repealed)
105.46	Requirements for Establishing and Maintaining Feeder Swine Pseudorabies Monitored Herds (Repealed)
105.50	Official Pseudorabies Test (Repealed)
105.60	Pseudorabies Test Requirements for Intrastate Movement (Repealed)
105.70	Pseudorabies Testing of Feeder Swine (Repealed)
105.80	Feeder Swine (Repealed)
105.90	Feral Swine

**AUTHORITY:** Implementing and authorized by the Illinois Swine Disease Control and Eradication Act [510 ILCS 100] (See P.A. 88-590, effective August 16, 1994), the Illinois Pseudorabies Control Act [510 ILCS 90], and the Illinois Swine Brucellosis Eradication Act [510 ILCS 95].

**SOURCE:** Rules and Regulations Relating to the Illinois Swine Disease Control and Eradication Act, filed February 24, 1975, effective March 6, 1975; 2 Ill. Reg. 24, p. 31, effective June 15, 1978; 2 Ill. Reg. 46, p. 10, effective November 11, 1978; 3 Ill. Reg. 33, p. 341, effective January 1, 1980; 5 Ill. Reg. 3, p. 745, effective January 2, 1981; 5 Ill. Reg. 45, p. 12100, effective October 27, 1981; codified at 5 Ill. Reg. 10461; 5 Ill. Reg. 13619, effective December 4, 1981; amended at 8 Ill. Reg. 5998, effective April 23, 1984; amended at 9 Ill. Reg. 2236, effective February 15, 1985; amended at 9 Ill. Reg. 18435, effective November 19, 1985; amended at 10 Ill. Reg. 9758, effective May 21, 1986; amended at 11 Ill. Reg. 10187, effective May 15, 1987; amended at 11 Ill. Reg. 10538, effective May 21, 1987; amended at 12 Ill. Reg. 3440, effective January 22, 1988; amended at 13 Ill. Reg. 3715, effective March 13, 1989; amended at 14 Ill. Reg. 1961, effective January 19, 1990; amended at 14 Ill. Reg. 15322, effective September 10, 1990; amended at 16 Ill. Reg. 11799, effective July 8, 1992; emergency amendment at 17 Ill. Reg. 5910, effective March 17, 1993, for a maximum of 150 days; amended at 17 Ill. Reg.

## DEPARTMENT OF AGRICULTURE

## NOTICE OF ADOPTED AMENDMENTS

14010, effective August 16, 1993; amended at 18 Ill. Reg. 1880, effective January 24, 1994; amended at 18 Ill. Reg. 17968, effective JAN 01 1995.

## Section 105.30 Swine Entering Illinois for Breeding Purposes

a) Swine for breeding purposes, except feral swine, may enter Illinois provided they are accompanied by a permit from the Department and an official health certificate.

b) Official health certificate shall:

- 1) Be issued by an accredited veterinarian in the employ of the United States Department of Agriculture;
- 2) Be approved by the Animal Health Official of the state of origin;
- 3) Identify each animal by registration number, ear tag, tattoo, or ear notch approved by the respective breed registry;
- 4) Show the swine are free from visible evidence of contagious, infectious, or communicable diseases;
- 5) Show that the swine are not from a quarantined herd and/or area;
- 6) Show any swine more than 4 months of age to be negative to an official test for brucellosis, conducted by an approved laboratory within 30 days prior to entry, OR that the swine originate from a validated brucellosis-free herd, with validated herd number and validation date listed on the health certificate, OR that the swine originate from a validated brucellosis-free area (Swine Brucellosis Eradication Uniform Methods and Rules (May 6, 1992 as amended February 2, 1993; as approved by the United States Animal Health Association, P.O. Box K227, Suite 114, 1610 Forest Avenue, Richmond, Virginia 23228)).
- 7) Show any swine to be negative to an official test for pseudorabies conducted by an approved laboratory within 30 days prior to entry OR that the swine originated from a qualified pseudorabies negative herd, with the qualified herd number and qualification date listed on the health certificate, OR that the swine originated from a country that meets the requirements for Stage V or from a state that has been classified as Stage IV or State V under the Pseudorabies Eradication State-Federal-Industry Program Standards (January 1, 1993) as approved by the United States Animal Health Association (P.O. Box K227, Suite 114, 1610 Forest Avenue, Richmond, Virginia 23228). If there are multiple pseudorabies classifications within a state, the lowest classification shall be recognized by this Department as the classification for that entire state. Incorporation by reference does not include any amendments or editions beyond the date specified.

c) Permits:

- 1) Permits to import breeding swine shall be issued by telephoning



## DEPARTMENT OF AGRICULTURE

## NOTICE OF ADOPTED AMENDMENTS

or writing the Department.

- 2) Applicant for permit shall furnish the following information to the Department:  
 Name and mailing address of Illinois destination;  
 Name and address of consignor; and  
 Number of swine in shipment.

- 3) Grounds for refusal to issue a permit are:

- A) Violation of the Act or any rule of this Part; and  
 B) Presence of a disease which might endanger the Illinois swine industry.

- d) Imported breeding animals shall be kept isolated until a percentage of the imported breeding swine are retested and negative to an official test for pseudorabies conducted not less than 21 days nor more than 90 days after entering Illinois. If the number of imported breeding animals is 35 or less, all or at least 10 animals, whichever is less, are to be tested. If more than 36 imported breeding animals are involved, a minimum of 30 percent or 30 animals, whichever is less, is to be tested. Swine originating from a country that meets the requirements for Stage V or a state that has been classified as Stage IV or Stage V under the Pseudorabies Eradication State-Federal-Industry Program Standards are exempt from the isolation and retest provisions. If there are multiple pseudorabies classifications within a state, the lowest classification shall be recognized by this Department as the classification for that entire state.

(Source: Amended at 18 Ill. Reg. 17968, effective JAN 01 1995)

## Section 105.90 Feral Swine

- a) Feral swine may enter Illinois for any reason provided they are accompanied by a permit from the Department and an official health certificate.

- b) The official health certificate shall:

- 1) be issued by an accredited veterinarian of the state of origin or by a veterinarian in the employ of the United States Department of Agriculture;
- 2) be approved by the Animal Health Official of the state of origin;
- 3) identify each animal by ear tag;
- 4) show the swine are free from visible evidence of contagious, infectious, or communicable diseases;
- 5) show the swine are not from a quarantined herd and/or area;
- 6) show any swine more than 4 months of age to be negative to an official test for brucellosis, conducted by an approved laboratory within 30 days prior to entry; and
- 7) show any swine to be negative to an official test for pseudorabies conducted by an approved laboratory within 30 days prior to entry.

## DEPARTMENT OF AGRICULTURE

## NOTICE OF ADOPTED AMENDMENTS

- c) Permits:

- 1) Permits to import feral swine shall be issued by telephoning or writing the Department.
- 2) Applicant for permit shall furnish the following information to the Department:  
 Name and mailing address of Illinois destination;  
 Name and address of consignor; and  
 Number of swine in shipment.
- 3) Grounds for refusal to issue a permit are:

- A) Violation of the Act or any rule of this Part;  
 B) Presence of a disease which might endanger the Illinois swine industry.

- d) A percentage of the swine shall be retested and negative to an official test for pseudorabies conducted not less than 30 days nor more than 90 days after entering Illinois. If the number of animals is 35 or less, all or at least 10 animals, whichever is less, are to be tested. If more than 36 animals are involved, a minimum of 30 percent or 30 animals, whichever is less, is to be tested.

(Source: Amended at 18 Ill. Reg. 17968, effective JAN 01 1995)

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Procedure for Gas, Electric, Water and Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices and Discontinuance of Service

2) Code Citation: 83 Ill. Adm. Code 280

3) Section Numbers: Adopted Action:

280.50 Amendment  
280.130 Amendment

4) Statutory Authority: Implementing Sections 8-101 and 8-207 and authorized by Sections 8-101, 8-207, and 10-101 of the Public Utilities Act [220 ILCS 5/8-101, 8-207 and 10-101].

5) Effective Date of Amendments: December 15, 1994

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these amendments contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: December 7, 1994

9) Notice of Proposal Published in Illinois Register: January 28, 1994, at 18 Ill. Reg. 918.

10) Has JCAR issued a Statement of Objections to these amendments? No.

11) Difference(s) between proposal and final version:

Authority Note: Citations to Illinois Revised Statutes deleted.

Source Note: updated to reflect amendments that became effective after first notice publication.

Section 280.50(a): Originally proposed language replaced with adopted language.

Section 280.130(a)(1)(B): Originally proposed language replaced with adopted language.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

13) Will these amendments replace emergency amendments currently in effect? No.

14) Are there any amendments pending on this Part? No.

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

15) Summary and Purpose of: The adopted amendments will give the public notice of the jurisdiction of the Commission to enforce Section 15 of the Rights of Married Persons Act [750 ILCS 65/15] regarding liability for past-due utility bills. The amendments are based on the decision of the First District Appellate Court in The Peoples Gas Light and Coke Company v. Illinois Commerce Commission (1991, 221 Ill.App.3d 738, 165 Ill.Dec. 162) in which the Court held that the Commission is authorized by Section 4-201 of the Public Utilities Act to determine the utility's rights to bill a person for out-standing bills that were incurred in the name of that person's spouse.

16) Information and questions regarding these adopted amendments shall be directed to:

Conrad Rubinkowski  
Illinois Commerce Commission  
527 East Capitol Avenue  
P.O. Box 19280  
Springfield, IL 62794-9280  
(217)785-8439

The full text of the Adopted Amendments begins on the next page:



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER b: PROVISIONS APPLICABLE TO  
MORE THAN ONE KIND OF UTILITY

## PART 280

PROCEDURES FOR GAS, ELECTRIC, WATER AND SANITARY SEWER  
UTILITIES GOVERNING ELIGIBILITY FOR SERVICE, DEPOSITS,  
PAYMENT PRACTICES AND DISCONTINUANCE OF SERVICE

Section	
280.16	Policy
280.20	Scope and Application
280.30	Saving Clause
280.40	Definitions
280.50	Applicants for Service
280.60	Present Customers
280.70	Deposits
280.75	Refunds
280.76	Refunds of Additional Charges
280.80	Estimated Bills
280.90	Past Due Bills and Late Payment Charges
280.100	Unbilled Service
280.105	Treatment of Illegal Taps
280.110	Deferred Payment Agreements
280.120	Budget Payment Plan
280.130	Discontinuance of Service
280.135	Discontinuance of Service During the Period of Time from December 1 Through and Including March 31
280.138	Reconnection of Former Residential Utility Customers for the Heating Season
280.140	Discontinuance of Service to Accounts Affecting Master Metered Apartment Buildings
280.150	Service Reconnection Charge
280.160	Dispute Procedures
280.170	Commission Complaint Procedures
280.180	Public Notice of Commission Rules
280.190	Second Language Notices
280.200	Customer Information Booklet
APPENDIX A	Notice of Utility Shut Off
APPENDIX B	Requirements to Avoid Shut Off of Service in the Event of Illness
APPENDIX C	Public Notice
APPENDIX D	Insert to be Included with Each Notice of Disconnection Sent to Residential Gas and Electric Customers

AUTHORITY: Implementing the Small Business Utility Deposit Relief Act [220 ILCS 35] and Sections 8-101 and 8-207 of the Public Utilities Act [220 ILCS 5/8-101 and 8-207], and authorized by Section 8 of the Small Business Utility

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

Deposit Relief Act [220 ILCS 35/8] and Sections 8-101, 8-207, and 10-101 of the Public Utilities Act [220 ILCS 5/8-101, 8-207, and 10-101].

SOURCE: Rule repealed, new rule adopted at 3 Ill. Reg. 1, p. 102, effective January 6, 1979; emergency amendment at 3 Ill. Reg. 46, p. 65, effective November 16, 1979, for a maximum of 150 days; amended at 4 Ill. Reg. 46, p. 1274, effective November 10, 1980; amended at 6 Ill. Reg. 10917, effective September 7, 1982; amended at 6 Ill. Reg. 13723, effective November 8, 1982; amended at 7 Ill. Reg. 9285, effective July 22, 1983; codified at 7 Ill. Reg. 13218; emergency amendment at 7 Ill. Reg. 14543, effective October 18, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 13221, effective November 1, 1983; emergency amendment at 7 Ill. Reg. 16667, effective December 1, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 3664, effective March 15, 1984; emergency amendment at 8 Ill. Reg. 17924, effective September 13, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 21222, effective October 15, 1984; amended at 9 Ill. Reg. 2268, effective February 8, 1985; amended at 16 Ill. Reg. 11023, effective July 1, 1992; amended at 17 Ill. Reg. 805, effective January 15, 1993; amended at 18 Ill. Reg. 6160, effective May 1, 1994; amended at 18 Ill. Reg. 17974, effective DEC 15 1994

## Section 280.50 Applicants for Service

- a) If, after a review of its own past service records, a utility finds that an applicant for residential service has failed to pay for past due utility service for the same class of service furnished to him/her at the same or at another address, a utility may refuse to provide service, unless the applicant, at the option of the utility, pays any past due bill and/or provides a deposit pursuant to Section 280.70 ~~herein~~ and/or enters into a deferred payment agreement pursuant to Section 280.110 ~~herein~~. For purposes of this subsection, a utility may refuse to provide service if the applicant is liable for a past due bill for utility service pursuant to Section 15 of the Rights of Married Persons Act [750 ILCS 65/15], unless the applicant, at the option of the utility, pays any past due bill and/or provides a deposit pursuant to Section 280.70 and/or enters into a deferred payment agreement pursuant to Section 280.110.
- b) If, after a review of its own past service records, a utility finds that an applicant for non-residential service has failed to pay for past due utility service for the same class of service furnished to him/her at the same or at another address, or if the applicant for non-residential service is unable to establish satisfactory credit references, a utility may refuse to provide service unless the applicant, at the option of the utility, pays any past due bill and/or provides a deposit pursuant to Section 280.70 ~~herein~~ and/or enters into a deferred payment agreement pursuant to Section 280.110 ~~herein~~.
- c) A bill for one class of service (residential or non-residential) ~~non-residential--service~~ shall not be transferred to a bill for the other class of ~~residential~~ service ~~and vice versa~~, nor shall the bill for one form of utility service (~~fire~~ such as gas) be transferred to

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

a bill for another form of utility service (~~for~~ such as electric). Service shall not be denied for nonpayment of bills for merchandise or nonutility services.

- d) If a utility takes applications for service by telephone from third parties or users who will not be the customers of the service, and if the utility does not verify the third party or user application with the customer, the utility shall not be entitled to collect from the customer of the service if the customer disclaims any responsibility for requesting the service; provided, however, that users will be responsible for paying for their use.

(Source: Amended at 18 Ill. Reg. **17974**, effective **DEC 15 1994**)

## Section 280.130 Discontinuance of Service

## a) Discontinuance

1) A utility may discontinue service when any customer fails to do any of the following:

- 1A) make a deposit or increase a deposit pursuant to Section 280.70 herein; ~~or~~
- 2B) pay a past due bill owed to the utility for the same class of service furnished at the same or at another location. For purposes of this subsection, a utility may discontinue service if the current customer is liable for a past due bill for utility service pursuant to Section 15 of the Rights of Married Persons Act [750 ILCS 65/15], unless the customer, at the option of the utility, pays any past due bill and/or provides a deposit pursuant to Section 280.70 and/or enters into a deferred payment agreement pursuant to Section 280.110; ~~or~~

3C) comply with an order of the Commission ruling; ~~or~~

4D) make payment in accordance with the terms of a deferred payment agreement; ~~or~~

5E) comply with any rules and regulations of the utility on file with the Commission for which the utility is authorized by tariff to discontinue service for noncompliance on the part of the customer or user with which the utility is authorized by tariff to discontinue service; or

6F) provide utility representatives with access to the meter after receiving consecutively estimated bills for four billing periods if billed monthly or bi-monthly or two billing periods if billed quarterly or semi-annually and the utility thereafter makes a written request for access.

- 2) ~~but--only--after~~ The utility can discontinue service only after it ~~the utility~~ has mailed or delivered by other means a written notice of discontinuance substantially in the form of Appendix A herein. Any notice required to be delivered or mailed to a customer prior to discontinuance of service shall be delivered or

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

mailed separately from any bill. Service shall not be discontinued until at least five days after delivery ~~or eight days after the mailing of this notice (if-mailed--eight-days after-mailing).~~

- b) In addition, a copy of said notice shall be mailed to a third party designated by the customer, should the customer make a written request to the utility for such third party notice.

c) Said notice shall remain effective for two consecutive twenty day periods, provided that during each such period a call is made at the customer's ~~premise~~ premises or billing address or telephone contact with the customer is made. If the utility does not discontinue service within the two consecutive twenty day periods, the utility shall not discontinue service until at least five days after delivery ~~or eight days after mailing of a new notice (if-mailed--eight-days after--mailing)~~ of its intention to discontinue service to the customer.

d) A utility shall attempt to advise the customer that service is being discontinued by directing its employee making the disconnection to contact the customer at the time service is being discontinued. When the utility is unable to discontinue service during a call made at the customer's premise, the utility shall attempt to leave a notice at the premise or billing address informing the customer that an attempt to discontinue service has been made and that his/her service continues to be subject to discontinuance.

e) The utility shall not make a practice of delivering more than two consecutive notices of discontinuance for past due bills without engaging in collection activity with the customer.

f) A utility shall not discontinue service at the meter subsequent to 2:00 P.M. unless the utility shall be prepared to reconnect the same day at the standard reconnection charge, if any. No utility shall discontinue service on a holiday or weekend day unless prepared to reconnect on that holiday or weekend day.

g) Utility service shall not be discontinued and shall be restored if discontinued where a customer has established, renegotiated, or is reinstated onto a deferred payment agreement pursuant to Section 280.110 ~~herein~~ and has not defaulted on such agreement.

h) Utility service shall not be discontinued and shall be restored if discontinued for the reason which is the subject of a dispute or complaint during the pendency of procedures under Section 280.160 and/or Section 280.170 ~~herein~~ where the customer has complied with such Sections ~~are-complied-with~~.

i) Termination of gas and electric utility service to all residential users, including all tenants of apartment buildings, for nonpayment of bills where gas or electricity is used as the only source of space heating or to control or operate the only space heating equipment at the residence is prohibited;

- 1) on any day when the National Weather Service forecast for the following 24 hours covering the area of the utility in which the residence is located includes a forecast that the temperature



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

will be 32 degrees Fahrenheit or below; or

2) on any day preceding a holiday or a weekend when such a forecast indicated that the temperature will be 32 degrees Fahrenheit or below during the holiday or weekend.

j) Notwithstanding any of the foregoing provisions, discontinuance of service to residential customers is prohibited for up to sixty days when discontinuance of service will aggravate an existing serious illness of any person who is a permanent resident of the premise where service is rendered if the customer complies with the following requirements regarding such illness:

k1) The illness must be certified to the utility by a registered physician or local board of health. The certification shall be in writing and shall include the name of the ill person, a statement that he/she is a resident of the premise premises in question, the name, business address, and telephone number of the certifying party, the nature of the illness, and the period of time during which termination will aggravate the illness.

k2) Initial certification by the certifying party may be by telephone if written certification is forwarded to the utility within five days.

k3) Initial certification shall prohibit discontinuance of service for thirty days. Certification may be renewed by the customer for an additional thirty days by providing another certificate to the utility. Failure to so renew the certificate shall entitle the utility to initiate discontinuance procedures.

k4) The customer must enter into an agreement for the retirement of the unpaid balance of the account within the first thirty days and keep the current account paid during the period that the unpaid balance is to be retired. Notice of discontinuance of service sent to residential customers must include a notice substantially in the form of Appendix B herein; and

k5) In the event service is terminated within fourteen days prior to certification of illness by or for a qualifying resident, service shall be restored to that residence if a proper certification is thereafter made in accordance with the foregoing provisions.

pk) Nothing in this Section or this Part shall be construed to prevent discontinuance of service for reasons of safety, health, or cooperation with civil authorities.

(Source: Amended at 18 Ill. Reg. **17974**, effective **DEC 15 1994**.)

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

1) Heading of the Part: Procedures Governing the Establishment of Credit, Billing, Deposit, Termination of Service and Issuance of Telephone Directories for Local Exchange Telecommunications Carriers in the State of Illinois

2) Code Citation: 83 Ill. Adm. Code 735

3) Section Numbers: Adopted Action:

735.100 Amendment

735.130 Amendment

4) Statutory Authority: Implementing Section 8-101 and authorized by Section 10-101 of the Public Utilities Act [220 ILCS 5/8-101 and 10-101].

5) Effective Date of Amendments: December 15, 1994

6) Does this rulemaking contain an automatic repeal date? No.

7) Do these amendments contain incorporations by reference? No.

8) Date Filed in Agency's Principal Office: December 7, 1994

9) Notice of Proposal Published in Illinois Register: January 28, 1994, at 18 Ill. Reg. 927.

10) Has JCAR issued a Statement of Objections to these amendments? No.

11) Difference(s) between proposal and final version:

Heading changed to reflect amendments that took effect after publication of first notice.

Section 735.121 inserted in Table of Contents.

Authority Note: References to Illinois Revised Statutes deleted.

Source Note: Updated to reflect amendments that became effective after publication of first notice.

Section 735.100(f): Originally proposed language replaced with adopted language.

Section 735.130(a)(2): Originally proposed language replaced with adopted language.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

13) Will these amendments replace emergency amendments currently in effect?  
No.

14) Are there any amendments pending on this Part? No.

15) Summary and Purpose of Amendments: The adopted amendments will give the public notice of the jurisdiction of the Commission to enforce Section 15 of the Rights of Married Persons Act [750 ILCS 65/15] regarding liability for past-due utility bills. The amendments are based on the decision of the First District Appellate Court in The Peoples Gas Light and Coke Company v. Illinois Commerce Commission (1991, 221 Ill.App.3d 738, 165 Ill.Dec. 162) in which the Court held that the Commission is authorized by Section 4-201 of the Public Utilities Act to determine the utility's rights to bill a person for outstanding bills that were incurred in the name of that person's spouse.

16) Information and questions regarding these adopted amendments shall be directed to:

Conrad Rubinkowski  
Illinois Commerce Commission  
527 East Capitol Avenue  
P.O. Box 19280  
Springfield, IL 62794-9280  
(217)785-8439

The full text of the Adopted Amendments begins on the next page:

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER f: TELEPHONE UTILITIES

## PART 735

PROCEDURES GOVERNING THE ESTABLISHMENT OF CREDIT, BILLING, DEPOSITS,  
TERMINATION OF SERVICE AND ISSUANCE OF TELEPHONE DIRECTORIES  
FOR LOCAL EXCHANGE TELECOMMUNICATIONS CARRIERS IN  
THE STATE OF ILLINOIS

Section	
735.10	Definitions
735.20	Policy
735.30	Scope and Application
735.40	Discrimination Prohibited
735.50	Variance
735.60	Saving Clause
735.70	Customer Billings
735.80	Deferred Payment Agreements
735.90	Preferred Payment Dates
735.100	Applicants for Service
735.110	Present Customers
735.120	Deposits
735.121	Refunds of Additional Charges
735.130	Discontinuance or Refusal of Service
735.140	Illness Provision
735.150	Payment for Service
735.160	Past Due Bills
735.170	Service Restoral Charge
735.180	Directories
735.190	Dispute Procedures
735.200	Commission Complaint Procedures
735.210	Public Notice of Commission Rules
735.220	Second Language
735.230	Customer Information Booklet
APPENDIX A	Notice of Discontinuance of Service
APPENDIX B	Requirements to Avoid Shutoff of Service in the Event of Illness
APPENDIX C	Public Notice Concerning Availability of this Part

AUTHORITY: Implementing Sections 8-101 and 9-252 and authorized by Section 10-101 of the Public Utilities Act [220 ILCS 5/8-101, 9-252, and 10-101].

SOURCE: Adopted at 7 Ill. Reg. 2108, effective February 4, 1983; codified at 7 Ill. Reg. 15969; emergency amendment at 7 Ill. Reg. 16055, effective November 17, 1983, for a maximum of 150 days; amended at 8 Ill. Reg. 5161, effective April 13, 1984; amended at 18 Ill. Reg. 4146, effective March 15, 1994; amended at 18 Ill. Reg. 6164, effective May 1, 1994; amended at 18 Ill. Reg. 17981, effective DEC 15 1994.



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

## Section 735.100 Applicants for Service

- a) Where a company's tariff provides for various types of service in an exchange, the applicant shall be advised of the one-party service with the lowest basic monthly service charge and lowest monthly charge for leased equipment or the lowest purchase price for company-marketed equipment for the type of service (business or residential) requested.
- b) As a part of the first bill rendered for utility service to a new residential or single-line business customer, a company shall provide the customer with a listing of all services and leased telephone equipment which shall be provided to that customer, with an itemization of the monthly charges applicable thereto. The first bill shall also show the lowest basic local service charge available for the type of service supplied. If the customer notifies the company within 20 days after receiving ~~their~~ his/her first bill that the customer does not desire to receive certain services or equipment, the company will delete such services or equipment from the customer's account. The customer shall be responsible for all monthly usage and installation charges incurred for the use of such service and equipment. ~~However, no~~ No company, however, shall charge a record keeping or service ordering charge for such deletion or change.
- c) A company shall establish a written procedure governing requirements for establishment of credit.
- d) A company shall provide a listing of acceptable credit information, pursuant to its tariffs, to each applicant for service who is required to furnish credit information. This listing shall indicate the order of preference of this information, if any, and shall indicate what information that particular applicant must furnish in order to obtain service.

## e) Credit information

- 1) If an applicant for service is unable to provide satisfactory credit information, the company may refuse to provide service unless the applicant furnished a deposit, pursuant to Section 735.120 ~~herein~~.
- 2) For residential applicants for service, satisfactory credit shall be based upon the following standards:
  - A) If the applicant has verifiable previous service with any telephone company for at least twelve months and the payment record on the account was satisfactory, the applicant would obtain service without a deposit.
  - B) If the applicant had not paid for the previous service, or the previous service had been disconnected for nonpayment within the past twelve months, the company may require a deposit prior to the connection of telephone service.
  - C) If the applicant does not have verifiable service, or if the applicant had previous service for less than one year, the applicant would be requested to provide further credit information. The applicant would be requested to provide

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

## proof of:

- i) home ownership;
- ii) employment of two years or more with the current employer;
- iii) major oil company credit card;
- iv) major credit card;
- v) checking account;
- vi) savings account;
- vii) age of 50 years or more.

3) If the applicant is unable to provide affirmative responses to two of these credit criteria in subsection (e)(2) above, the company may request the applicant to furnish a deposit prior to the connection of telephone service.

34) For business customers, each company shall submit to the Commission a credit evaluation plan. In evaluating the company's credit evaluation plan the Commission will take into consideration whether the plan establishes reasonable criteria in relation to the risks the company might expect to experience from business customers, whether the criteria can be determined by objective, rather than subjective standards, and whether the criteria do not unreasonably discriminate against any class or group of commercial customers.

f) If a company finds that the applicant for service has failed to pay for past due telephone service of the same class provided by any telephone company, the company may refuse to provide service unless the applicant, at the option of the company, pays any past due bill and/or furnishes a deposit pursuant to Section 735.120 ~~herein~~. For purposes of this subsection, a company may refuse to provide service if the applicant is liable for a past due bill for telephone service pursuant to Section 15 of the Rights of Married Persons Act [750 ILCS 65/15], unless the applicant, at the option of the company, pays any past due bill and/or provides a deposit pursuant to Section 735.120 and/or enters into a deferred payment agreement pursuant to Section 735.80.

g) If verification of the applicant's credit is required, the company shall provide service if the applicant furnishes advance payment of both the applicable charges for connecting service and the estimated charges for the first 30 days of service. If the verification of credit provides unsatisfactory credit information, the applicant will be informed of the reason or reasons, after which the company may refuse to provide or continue service until the customer provides a deposit or guarantor, pursuant to Section 735.120. If the applicant so requests, the company shall provide these reasons in writing to the applicant.

h) When the company takes applications by telephone from third parties or users who will not be the customers of the service, and the company does not verify the third party or user application with the customer, the company shall not be entitled to collect from the customer of the service if the customer disclaims any responsibility for requesting

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

the service within 20 days from the date of mailing of the first bill; provided, however, that users will be responsible for paying for any message unit or toll charges which accrue to the account.

(Source: Amended at 18 Ill. Reg. 17981, effective DEC 15 1994)

## Section 735.130 Discontinuance or Refusal of Service

a) The company may discontinue or refuse service for any of the reasons stated below:

- 1) For failure to make or increase a deposit pursuant to Sections 735.100, 735.110, and 735.120 ~~herein~~;
- 2) For failure to pay a past due bill owed to the company, including one for the same class of service furnished to the applicant or customer at the same or another location, or where the applicant or customer voluntarily assumed, in writing, responsibility for the bills of another applicant or customer. For purposes of this subsection, a company may discontinue service if the current customer is liable for a past due bill for telephone service pursuant to Section 15 of the Rights of Married Persons Act [750 ILCS 65/15], unless the customer, at the option of the company, pays any past due bill and/or provides a deposit pursuant to Section 735.120 and/or enters into a deferred payment agreement pursuant to Section 735.80;
- 3) For failure to provide company representatives with necessary access to company-owned service equipment, after the company has made a written request to do so;
- 4) For failure to make payment in accordance with the terms of a ~~Deferred~~ Payment Arrangement ~~arrangement~~;
- 5) When a company has reason to believe that a customer has used a device or scheme to obtain service without payment and where the company has so notified the customer prior to disconnection;
- 6) For violation of or noncompliance with a Commission order;
- 7) For violation of or noncompliance with any rules ~~and regulations~~ of the company on file with the Commission for which the company is authorized by tariff to discontinue service for violation of or noncompliance ~~with~~ on the part of the customer or user ~~the company is authorized by tariff to deny or refuse service~~;
- 8) For violation of or noncompliance with municipal ordinances and/or other laws pertaining to ~~telephone~~ service; or
- 9) ~~Without notice--in--the--event--that--the~~ The customer's use of equipment adversely affects the ~~company's~~ company's service to others. This disconnection may be done without notice to the customer or user.

b) The following shall not constitute sufficient cause for discontinuance or refusal of service:

- 1) Except as specified in subsection (a)(2) above, ~~Failure~~ failure to pay the past due bill of a previous customer of the premises

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

to be served, unless the applicant for service voluntarily signed a form agreeing to assume responsibility for the bills of the previous customer, or the previous customer is currently a member of the same household as the Applicant applicant;

- 2) Failure to pay charges for directory advertising;
- 3) Failure to pay the past due bill for a different class of service (~~residence~~ residential or business); or
- 4) Failure to pay charges for terminal equipment or other telephone equipment purchased from the company, an affiliate, or a subsidiary.

## c) Discontinuance procedures

- 1) The company may discontinue service to a customer only after it has mailed or delivered by other means a written notice of discontinuance, substantially in the form of Appendix A. Service shall not be discontinued until at least five (5) days after delivery of this notice or eight days after the postmark date on a mailed notice. ~~(if--mailed--eight--to--days--after--postmark--on--notice)~~ The Notice of Discontinuance shall be delivered separately from any other written matter or bill.

- 2) Notice of discontinuance shall not be mailed before the third business day following the due date shown on the bill.

- d) Said notice shall remain in effect for ~~twenty~~ 20 days beyond the date of discontinuance shown on the notice. The company shall not discontinue service beyond the ~~twenty~~ 20 day period until at least five (5) days after delivery of a new written notice of discontinuance or eight days after the postmark on a mailed notice ~~(if--mailed--8--days--after--postmark--on--the--notice)~~.

- e) In addition to the written notice, the company shall attempt to advise the customer when service is scheduled for discontinuance. The company shall not deliver more than two (2) consecutive notices of discontinuance for past due bill without engaging in collection activity with the customer.

## f) Timing of the discontinuance

- 1) Service shall not be discontinued for a past due bill after 12 noon on a day before or on any Saturday, Sunday, legal holiday recognized by the State of Illinois, or any day when the utility's business offices are not open for business. Services may be discontinued only between the hours of 8 a.m. and 2 p.m., unless the company is prepared to restore service within three hours after receipt of payment, at the standard restoral charge, if any.

- 2) Each company shall have personnel available until at least 5 p.m. on business days authorized to reconnect service if the conditions cited as grounds for discontinuance are corrected and any restoral charge specified by the ~~company's~~ company's tariff is paid.

- g) Service shall not be discontinued, and shall be restored if discontinued, where a present customer who is indebted to the company



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

enters into a payment arrangement pursuant to Section 735.80 of ~~this Part~~, and complies with the terms thereof.

- h) Service shall not be discontinued, and shall be restored if discontinued, for any reason which is the subject of a dispute or complaint ~~white that dispute or complaint~~ pursuant to Section 735.190 and/or 735.200 ~~herein--is~~ while such dispute or complaint is pending and the complainant has complied with the provisions of these Sections ~~such Sections are complied with.~~

- i) Service shall not be discontinued for an amount due the company which has not been included in a discontinuance notice.

- j) Nothing in this Section shall be construed to prevent immediate discontinuance of service without notice or the refusal of service for reasons of public safety or health.

(Source: Amended at 18 Ill. Reg. 17981, effective DEC 15 1994 )

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Uniform Electric Fuel Adjustment
- 2) Code Citation: 83 Ill. Adm. Code 425
- 3) Section Numbers: Adopted Action:  
425.30 Amendment  
425.40 Amendment  
425.50 Amendment
- 4) Statutory Authority: Implementing Section 9-220 and authorized by Section 10-101 of the Public Utilities Act [220 ILCS 5/9-220 and 10-101].
- 5) Effective Date of Rulemaking: December 15, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Does this rulemaking contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: December 7, 1994
- 9) Notice of Proposal Published in Illinois Register:  
March 25, 1994, at 18 Ill. Reg. 4483
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Difference(s) between proposal and final version:  
Amendment to Section 425.30 was done on second notice.
- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this rulemaking replace an emergency rule currently in effect? No
- 14) Are there any amendments pending on this Part? Yes

Section Numbers	Adopted Action	Illinois Register Citation
425.10	Amendment	18 Ill. Reg. 15433 (10/21/94)
425.30	Amendment	18 Ill. Reg. 15433 (10/21/94)
425.50	Amendment	18 Ill. Reg. 15433 (10/21/94)

15) Summary and Purpose of Rulemaking:

These amendments to Part 425 will establish Commission policy regarding the ratemaking treatment of expenditures or revenues resulting from the purchase or sale of sulfur dioxide emission allowances created by the

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

federal Clear Air Act Amendments of 1990 (Pub. L. 101-549), pursuant to Commission authority under Section 9-220 of the Public Utilities Act. The amendments re-establish the Commission's authority to determine the reasonableness of fuel or transportation purchases from a subsidiary subject to the jurisdiction of another regulatory body.

16) Information and questions regarding these adopted amendments shall be directed to:

Name: Conrad Rubinkowski  
Address: Illinois Commerce Commission  
527 East Capitol Avenue  
P.O. Box 19280  
Springfield, IL 62794-9280  
Telephone: (217) 785-8439

The full text of the Adopted Amendments begins on the next page:

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER C: ELECTRIC UTILITIES

PART 425  
UNIFORM ELECTRIC FUEL ADJUSTMENT

Section	
425.10	Applicability
425.20	Cost Basis
425.30	Fuel Adjustment Formula
425.40	Interpretation
425.50	Administration

AUTHORITY: Implementing Section 9-220 and authorized by Section 10-101 of the Public Utilities Act [220 ILCS 5/9-220 and 10-101].

SOURCE: Adopted at 5 Ill. Reg. 14133, effective December 3, 1981; amended at 7 Ill. Reg. 191, effective December 15, 1982; codified at 7 Ill. Reg. 14505; amended at 9 Ill. Reg. 684, effective January 8, 1985; amended at 13 Ill. Reg. 16730, effective January 1, 1990; amended at 18 Ill. Reg. 17989, effective DEC 15 1994.

## Section 425.30 Fuel Adjustment Formula

The fuel adjustment clause shall be of the following form:

$$FAC = \frac{(CF + CPP - CNS) \times 100 - BFC + Ra + Ro + D}{S}$$

where:

FAC = Fuel adjustment charge per KWH. The amount in cents per KWH, rounded to the nearest .001¢, to be charged for each KWH billed during any monthly billing period, in excess of that amount included in Base Fuel Costs. The FAC is subject to refunds or increases due to overcollection or undercollection, depending on the results of the automatic reconciliation factor (Ra) and the ordered reconciliation factor (Ro) as defined under Section 425.50: "Administration".

CF = Allowable fuel cost associated with company owned generating plants. Fuel cost shall be interpreted in accordance with Section 425.40 "Interpretation" to include all fossil and nuclear fuel to be consumed in the utility's own plants or in plants owned by wholly-owned subsidiaries of the utility and/or the utility's share of fossil and nuclear fuel to be consumed in jointly owned or leased plants during the period for which the FAC is being determined.

CPP = Allowable energy cost associated with purchased power. Purchased power shall be interpreted to include emergency, contract, and economy purchases. Except for power purchased for economy reasons, only the energy portion of the power to be purchased during the



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

period for which the FAC is being determined is to be included. All other associated charges are specifically excluded. The demand charges for power to be purchased for economy reasons are allowable energy cost.

CNS = Fuel costs associated with sales not subject to FAC. Non-jurisdictional sales, including sales for resale; interdepartmental sales; energy furnished without charge; and other sales not subject to FAC. Such fuel costs shall be assumed to be average fuel costs during the period for which the FAC is being determined except in the case of fuel costs associated with interchange power sales which shall represent the amounts recovered with respect to fuel in such sales, ordinarily the incremental cost of such fuel.

S = KWH's subject to FAC estimated to be delivered to ultimate consumers, during the period for which the FAC is being determined, and represented in fuel costs recorded in the billing period.

BFC = Base Fuel Cost in cents/KWH.

Ra = Automatic Reconciliation factor in cents/KWH.

Ro = Ordered Reconciliation factor in cents/KWH.

D = Desulfurization fee in cents/KWH.

22 (Source: Amended at 18 Ill. Reg. **17989**, effective **DEC 15 1994**)

## Section 425.40 Interpretation

a) Economic dispatch. Economic dispatch means the operation of the electric utility's system, utilizing the source of available power to achieve minimum overall costs, taking into consideration the utility's voltage, frequency, reliability, environmental, safety and service quality requirements, as well as the utility's existing contractual obligations. The utility shall adhere to the principles of economic dispatch unless under unusual circumstances the prudent operation of the utility's system dictates otherwise. If there is a deviation from economic dispatch or any use of less than 100% of the fuel cost of any resource in the dispatch, the deviation shall be fully explained in the initial monthly filing after the facts giving rise to such deviation first occur. Subsequent filings which continue to be affected by facts previously explained need not be accompanied by such explanation.

b) Billing period. The billing period is defined as the period beginning with the first billing cycle of the month for which the FAC is being determined and ending with the last billing cycle thereof.

c) Allowable fuel and fuel related charges (CF).

- 1) The cost of fuel shall include the direct cost of fuel delivered at the generating plants. The direct fossil fuel costs are limited to costs entered into fuel expense Accounts #501 and #547 which have been cleared upon consumption from Fuel Stock Account #151, or in the case of gas fuel the amount which is charged

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

directly to Accounts #501 or #547. Costs cleared from Fuel Stock Accounts #152 and #153 are specifically excluded. The cost of fuel used in the generation or production of electric power shall not include transportation costs of coal. ~~(111 Rev. Stat., 1987, Ch. 111-2/3, par. 9-220)~~ (this exclusion includes items 2, 4, and 5 of Fuel Stock Account #151) except as otherwise provided in this subsection. Such costs of fuel shall, when requested by a utility or at the conclusion of the utility's next general electric rate proceeding, whichever shall first occur, include transportation costs of coal purchased under existing coal purchase contracts. For purposes of this subsection "existing coal purchase contracts" means contracts for the purchase of coal in effect on August 27, 1991, as such contracts may thereafter be amended, but only to the extent that any such amendment does not increase the aggregate quantity of coal to be purchased under such contract (Section 9-220 of the Public Utilities Act ("Act") [220 ILCS 5/9-220]).

2) The cost of nuclear fuel shall be that as expensed in Account #518, including provisions for storage and disposal of spent nuclear fuel including spent fuel disposal fees, except that handling costs for nuclear fuel assemblies or any expense for fossil fuel which has already been included in the costs of fossil fuel, are specifically excluded.

3) The consumed fuel costs associated with test generation shall be included in allowable fuel and fuel related charges to the extent they are equal to or less than the average fuel costs of the utility's other units operated during the period for which the FAC is being determined. Average fuel costs equal total fuel costs of a utility's generating facilities less the cost of test generation, divided by total net generation less test generation.

4) Where the cost of fuel includes fuel and/or transportation costs from company owned or controlled services (in whole or in part), that fact shall be noted and described as part of any filing. Where the utility purchases fuel or transportation from a company owned or controlled source, the price of which is subject to the jurisdiction of a regulatory body, such cost shall be deemed to be reasonable and includable in the adjustment clause, if approved by such regulatory body. ~~if the current price, however, is in litigation and is being collected subject to refund, the utility shall so advise the Commission and shall keep a separate account of such amounts paid which are subject to refund, and shall advise the Commission of the final disposition of such matter by the regulatory body having jurisdiction.~~

5) With respect to the price of fuel purchases or transportation services from company or controlled sources pursuant to contracts which are not subject to regulatory authority, the utility company shall file such contracts and amendments thereto annually with the Commission.

6) Fuel or transportation charges by affiliated companies which do

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

not appear to be reasonable may result in the suspension of the fuel adjustment clause or cause an investigation thereof to be made by the Commission on its own motion. Any suspension of the fuel adjustment clause may occur if, after a hearing, a finding is made that such charges of a utility are unreasonable.

- 7) The cost of fuel shall include the direct cost of purchasing or otherwise acquiring, for utility operations purposes, emission allowances, created under the Federal Clean Air Act Amendments of 1990 (Pub. L. 101-549) including the emission allowances allocated to the utility by the United States Environmental Protection Agency, limited to the following:

- A) The costs cleared from Account #158.1 - Allowance Inventory, and charged to Account #509 - Allowances, concurrent with the monthly emission of sulfur dioxide;
- B) The gains cleared from Account #254 - Other Regulatory Liabilities, and credited to Account #411.8 - Gains from Disposition of Allowances; and
- C) The losses charged to Account #411.9 - Losses from Disposition of Allowances.

- d) Allowable Energy Costs Associated with Purchased Power (CPP) represents only the energy cost portion of emergency and contract purchases. It represents the energy and demand cost portions of economy purchases. Non-monetary exchanges of power are not included. Mt. Carmel Public Utility Co., and South Beloit Water, Gas and Electric Company are permitted to include in their computation of purchased power cost (CPP) the demand charges associated with such purchases.

- e) Base Fuel Cost (BFC). The base fuel costs in cents per KWH rounded to the nearest .001¢ included in the energy charges of the utility's rates.

- f) Non-jurisdictional sales. Fuel costs associated with sales to other privately owned electric utilities under interchange power agreements. Desulfurization Cost. Payment for professional services, licenses, etc. for the implementation and operation of a process for the desulfurization of the flue gas when burning high sulfur coal at any location within the State of Illinois irrespective of the attainment status designation of such location, except for any fees or costs related to a service contract to the extent that recovery of comparable costs would not be permitted through the FAC if incurred directly by a utility owning and operating such a facility (Section 9-220 of the Act). If fees are more than 10% of the estimated fuel cost for the month (CF & CPP - CNS) excluding the desulfurization fees, they shall be deferred (Account #186, Miscellaneous Deferred Debits) and amortized at a rate which will permit the charge off of the deferred amount in the shortest time frame, while conforming to the 10% restraint.

(Source: Amended at 18 Ill. Reg. 17989, effective DEC 15 1994)

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

## Section 425.50 Administration

- a) Reporting. Utilities are to report monthly in a format designated by the Commission.
- b) In conjunction with a docketed reconciliation proceeding, the company shall file with the Commission a statement showing the determination of the reconciliation balance for the reconciliation year. This annual reconciliation shall be accompanied by the opinion of the company's outside public accountants on the reconciliation and verified by an officer of the company.
- cb) Ordered Reconciliation. Costs and revenues associated with the clause shall be subject to an ordered reconciliation factor (Ro) as required by the Commission.
- dc) Automatic Reconciliation. The automatic reconciliation factor (Ra) will consist of the difference between actual allowable costs incurred and FAC recoveries for each month so identified in the second month prior to the billing month. This difference shall be divided by the Kwh's subject to FAC estimated to be delivered to ultimate customers during the billing period.

(Source: Amended at 18 Ill. Reg. 17989, effective DEC 15 1994)

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Uniform System of Accounts for Electric Utilities
- 2) Code Citation: 83 Ill. Adm. Code 415
- 3) Section Numbers: Adopted Action:  
 415.411 New Section  
 415.4118 New Section  
 415.4119 New Section
- 4) Statutory Authority: Implementing Sections 5-102, 5-103, and 10-101 of the Public Utilities Act [220 ILCS 5/5-102, 5-103, and 10-101].
- 5) Effective Date of Amendments: December 15, 1994
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Do these amendments contain incorporations by reference? Yes, JCAR approval not necessary for this rulemaking.
- 8) Date Filed in Agency's Principal Office: December 7, 1994
- 9) Notice of Proposal Published in Illinois Register: March 25, 1994, at 18 Ill. Reg. 4490.
- 10) Has JCAR issued a Statement of Objections to these amendments? No.
- 11) Difference(s) between proposal and final version:  
 Authority Note corrected.  
 Section 415.411(c): replace "the gain is to be spread" with "can be recognized."  
 Section 415.411(c): After "... twelve months." add "Third, all other gains will be credited to Account 411.8, Gains from Disposition of Allowances."  
 Section 415.411(c): In "unless, at the utility's option" change "unless" to "which."  
 Section 415.411(c): Replace "the loss is to be spread" with "can be recognized."  
 Sections 415.4118 and 415.4119: Change "account" to "accounts" and insert "Account" before "410.1". Replace "an" with "the."  
 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes.

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

- 13) Will these amendments replace emergency amendments currently in effect? No.
- 14) Are there any amendments pending on this Part? No.
- 15) Summary and Purpose of Amendments: These amendments to Part 415 will establish Commission policy regarding the ratemaking treatment of expenditures or revenues resulting from the purchase or sale of sulfur dioxide emission allowances created by the federal Clean Air Act Amendments of 1990 (Pub. L. 101-549, pursuant to Commission authority under Section 9-220 of the Public Utilities Act.
- 16) Information and questions regarding these adopted amendments shall be directed to:  
 Conrad Rubinkowski  
 Illinois Commerce Commission  
 527 East Capitol Avenue  
 P.O. Box 19280  
 Springfield, IL 62794-9280  
 (217)785-8439

The full text of the Adopted Amendments begins on the next page:



## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

TITLE 83: PUBLIC UTILITIES  
CHAPTER I: ILLINOIS COMMERCE COMMISSION  
SUBCHAPTER c: ELECTRIC UTILITIES

PART 415  
UNIFORM SYSTEM OF ACCOUNTS FOR ELECTRIC UTILITIES

SUBPART A: GENERAL PROVISIONS AND ADOPTION OF  
CFR PROVISIONS BY REFERENCE.

Section  
415.10  
415.20

Adoption of 18 CFR 101 by Reference  
Adoption of 18 CFR 116 by Reference

SUBPART B: ADDITIONS TO AND DELETIONS FROM CFR PROVISIONS

Section

415.200 Definitions  
415.210 General Instruction 1  
415.250 General Instruction 5  
415.270 General Instruction 7  
415.280 General Instruction 7.1  
415.330 General Instruction 12 (Repealed)  
415.340 General Instruction 13  
415.380 General Instruction 17  
415.390 General Instruction 18  
415.410 General Instruction 20  
415.411 General Instruction 21  
415.420 Electric Plant Instruction 2  
415.430 Electric Plant Instruction 3  
415.450 Electric Plant Instruction 5  
415.470 Electric Plant Instruction 7  
415.500 Electric Plant Instruction 10  
415.940 Income Chart of Accounts  
415.970 Operation and Maintenance Expense Chart of Accounts  
415.1020 Account 102  
415.105 Account 105  
415.1080 Account 108  
415.4118 Account 411.8  
415.4119 Account 411.9  
415.4160 Account 416  
415.4261 Account 426.1  
415.4390 Account 439  
415.5180 Account 518  
415.9140 Accounts 914 and 915  
415.9302 Account 930.2

APPENDIX G Operation and Maintenance Expense Accounts  
EXHIBIT A Accounts 914 and 915

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

AUTHORITY: Implementing Sections 5-102 and 5-103 and authorized by Section 10-101 of the Public Utilities Act (220 ILCS 5/5-102, 5-103 and 10-101).

SOURCE: Adopted July 14, 1960, effective January 1, 1962; old rules repealed, new rules adopted and codified at 8 Ill. Reg. 160, effective January 1, 1984; amended at 9 Ill. Reg. 4016, effective April 1, 1985; amended at 9 Ill. Reg. 13079, effective August 15, 1985; amended at 12 Ill. Reg. 11710, effective July 15, 1988; amended at 18 Ill. Reg. 10692, effective July 1, 1994; amended at 18 Ill. Reg. **17996** effective **DEC 15 1994**.

SUBPART B: ADDITIONS TO AND DELETIONS FROM CFR PROVISIONS

Section 415.411 General Instruction 21

a) In Paragraph A, the following sentences are added:

"Allowances allocated from the Environmental Protection Agency shall be recorded in Account 158.1, Allowance Inventory, and shall not be recorded in Account 124, Other Investments. An emission allowance acquired for speculative purposes initially recorded in Account 124, Other Investments, may not be later transferred to Account 158.1, Allowance Inventory. Conversely, an emission allowance not acquired for speculative purposes initially recorded in Account 158.1, Allowance Inventory, may not be later transferred to Account 124, Other Investments."

b) In Paragraph C, the following sentence is added:

"The cost of allowances shall include any direct cost of acquisition, such as broker fees or sales commissions, but shall not include indirect expenses such as legal fees to draw up the allowance purchase contract."

c) Paragraph H is deleted and replaced by the following:

"H. Gains on dispositions of allowances, other than allowances held for speculative purposes, shall be accounted for as follows. First, if there is uncertainty as to the regulatory treatment, the gain shall be deferred in Account 254, Other Regulatory Liabilities, pending resolution of the uncertainty. Second, if there is certainty as to the existence of a regulatory liability, the gain will be credited to Account 254, with subsequent recognition in Account 411.8, Gains from Disposition of Allowances, which, at the utility's option, can be recognized in equal amounts over a period not to exceed twelve months. Third, all other gains will be credited to Account 411.8, Gains from Disposition of Allowances. Losses on disposition of allowances, other than allowances held for speculative purposes, shall be accounted for as follows. Losses that qualify as regulatory assets shall be charged directly to Account 182.3, Other Regulatory Assets. All other losses shall be charged to Account 411.9, Losses from Disposition

## ILLINOIS COMMERCE COMMISSION

## NOTICE OF ADOPTED AMENDMENTS

of Allowances which, at, the utility's option, can be recognized in equal amounts over a period not to exceed twelve months. (See Definition No. 30.) Gains or losses on disposition of allowances held for speculative purposes shall be recognized in Account 421, Miscellaneous Nonoperating Income, or Account 426.5, Other Deductions, as appropriate.

(Source: Added at 18 Ill. Reg. 17996, effective DEC 15 1994 )

Section 415.4118 Account 411.8

The following is added to the last sentence in this Section:

"or in the appropriate deferred tax accounts such as Account 410.1 or 411.1 to recognize IRS tax requirements."

(Source: Added at 18 Ill. Reg. 17996, effective DEC 15 1994 )

Section 415.4119 Account 411.9

The following is added to the last sentence in this Section:

"or in the appropriate deferred tax accounts such as Account 410.1 or 411.1 to recognize IRS tax requirements."

(Source: Added at 18 Ill. Reg. 17996, effective DEC 15 1994 )

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of the Part: Uniform Disposition of Unclaimed Property Act
- 2) Code Citation: 38 Ill. Adm. Code 180
- 3) Section Number: Adopted Action:
  - 180.10 Amendment
  - 180.15 New Section
  - 180.20 Amendment
  - 180.21 New Section
  - 180.25 New Section
  - 180.35 New Section
  - 180.60 Amendment
  - 180.80 Repealed
  - 180.89 New Section
  - 180.90 Amendment
  - 180.95 New Section
  - 180.115 New Section
- 4) Statutory Authority: Implementing and authorized by the Uniform Disposition of Unclaimed Property Act [765 ILCS 1025].
- 5) Effective Date of Amendments: December 12, 1994
- 6) Does this Rulemaking Contain an Automatic Repeal Date? No
- 7) Does this Rulemaking Contain Incorporations by Reference? No
- 8) Date filed in Agency's Principal Office: December 7, 1994
- 9) Notice of Proposal Published in Illinois Register: August 12, 1994, 18 Ill. Reg. 12085
- 10) Has JCAR issued a Statement of Objections to these rules? No
- 11) Differences between proposal and final version:
  - Section 180.10 added language that excepts out original deposit instruments that contain a fixed final maturity date.
  - Section 180.21 replaced subsections (d)(1),(2), and (3) with the simpler phrase "the issuance by the Department of a Notice of Delinquency on a report filed by a holder."
  - Section 180.60 deleted the term "official checks".
  - Section 180.90 updated the incorporation by reference contained in subsections (c)(3)(B) and (C).

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

All other changes were typographical or style changes requested by either the Administrative Code Division or the Joint Committee on Administrative Rules.

- 12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes
- 13) Will this Proposed Rule Replace an Emergency Rule Currently in Effect? No
- 14) Are there Any Other amendments Pending on this Part? No
- 15) Summary and Purpose of Amendments:

The adopted amendments are designed to bring the current rules in conformity with legislative changes brought about by P. A. 88 - 435 and to clarify language within those changes.

180.10. This amendment adds definitions for the terms "additional like period", "delivery date", "deposit", "last activity date" and "net worth" used in the Act as amended. It modifies the definition of a "A Matured Time Deposit" to remove any conflict with the definition of "additional like period".

180.15. This section clarifies that clerical and ministerial acts are insufficient activity to keep property from being presumed to be abandoned.

180.20. This amendment allows the exception from mandatory reporting created by section 180.21.

180.21. This section creates reporting exceptions as authorized under the Act. For the first time, business associations and governmental entities reporting cycles will be modified to eliminate unnecessary paperwork. In addition, this section provides guidance to preclude fraudulent reporting and failure to report under Section 10.5 of the Act. Finally, the section clarifies that disclosure of reportable property by a holder is a continuing obligation.

180.25. This section provides a uniform mechanism for holder's to request and receive an extension of time to file a report or remit property to the Department.

180.35. This section sets forth minimum requirements for due diligence mailings and provides an exception where the cost of a due diligence mailing exceeds the value of most types of abandoned property.

180.60. This amendment clarifies that specific statutory authority is required before a holder is authorized to exact service charges on intangible personal property prior to its remittance to the Department.

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

180.80. This section is repealed because it is in conflict with the Act.

180.89. This section sets out criteria to aid in the assessment of fees for later report filing with and late remittance of property to the Department. It also provides that, for reasonable cause, the Director may waive all or a portion of the charges.

80.90. This amendment adds two additional reasons to believe justifying the Department to conduct a full examination of a holder and all of its records to determine the existence of abandoned property.

180.95. This section clarifies procedures applicable to the examination gap period that occurred between the provisions of the latest legislative amendment and its effective date.

180.115. This section establishes the hearing rules applicable to other than property claim hearings.

- 16) Information and questions regarding this adopted amendment shall be directed to:

M. Rose Kelly  
Chief Legal Counsel  
Department of Financial Institutions  
100 W. Randolph, 15-700  
Chicago, Illinois 60601  
(312) 814-5154

The full text of the adopted amendments begins on the next page:



## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

TITLE 38: FINANCIAL INSTITUTIONS  
 CHAPTER 1: DEPARTMENT OF FINANCIAL INSTITUTIONS  
 PART 180  
 UNIFORM DISPOSITION OF UNCLAIMED PROPERTY ACT

Section	Definitions
180.10	Presumption of Abandonment
180.15	Negative Reports
180.20	Reporting
180.21	Format/Form of Reports
180.22	Incomplete/Inaccurate Report or Remittance
180.24	Filing Extensions
180.25	Safe Deposit Boxes
180.30	Due Diligence
180.35	Cost of Mailing
180.40	Nominee and Street Name Property
180.50	Lawful Charges
180.60	Discontinuance of Interest or Dividends
180.70	Statute of Limitations (Repealed)
180.80	Situs
180.85	Fees
180.89	Examination of Property Holders
180.90	Remittance of Securities and Commodities
180.92	Receipt and Sale of Securities and Commodities
180.94	Examination Gap
180.95	Claims
180.100	Hearings on Claims
180.110	Non-Claim Hearings
180.115	

**AUTHORITY:** Implementing and authorized by the Uniform Disposition of Unclaimed Property Act [765 ILCS 1025].

**SOURCE:** Filed November 20, 1977; emergency amendment at 3 Ill. Reg. 39, p. 225, effective September 14, 1979, for a maximum of 150 days; amended at 3 Ill. Reg. 48, p. 153, effective November 20, 1979; rules repealed, new rules adopted and codified at 8 Ill. Reg. 1464, effective January 18, 1984; amended at 15 Ill. Reg. 8555, effective May 24, 1991; amended at 17 Ill. Reg. 123, effective December 21, 1992; emergency amendment at 17 Ill. Reg. 6321, effective April 6, 1993; amended at 17 Ill. Reg. 9893, effective June 21, 1993; amended at 18 Ill. Reg. **18-0-01**, effective **DEC 1-2-1994**.

## Section 180.10 Definitions

"Act" means the Uniform Disposition of Unclaimed Property Act (1997-Stat--1997-ch-141-par-101-et-seq-) [765 ILCS 1025] and the rules in this Part.

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

"Active Express Trust" - excludes any trust: the purpose for which it was created no longer exists and no court having jurisdiction shall have entered an order in connection therewith; or of which no beneficiary can be located to whom income or increment from such trust is payable or distributable. Intangible personal property held for the benefit of a person, firm or entity not designated as beneficiary pursuant to the terms of said trust shall not be deemed to be held in a fiduciary capacity by said trustee.

"Activity" - occurs when the owner takes any action described in Section 2 of the Act which prevents a presumption of abandonment.

Activity in any account on a consolidated statement shall constitute activity for any other account on that statement.

Non return of mail shall constitute activity only if the holder sends a notice to the owner, return receipt requested, and has on file the signed return receipt.

"Additional like period" as used in Section 2(e) of the Act, except where the original deposit instrument agreed to by the parties contains a fixed final maturity date, means, where the right to extend is exercised by the organization, one extension or rollover with the date of the expiration of the extension or rollover period becoming the final maturity date for the deposit.

"A Matured Time Deposit"---, except as provided for in Section 2(e) of the Act, is any time deposit, certificate of deposit, money market certificate or like instrument on which the initial term has expired, notwithstanding any automatic-extension-or-renewal.

"Commodities" - means a basic item or staple product underlying commodity future contracts, or traded as physical units of delivery for immediate delivery in the cash or spot market.

"Delivery Date" as used in Section 180.89(a)(2) means the date when a report would be deemed received and filed by the Department.

"Deposit" as used in Section 2 of the Act includes all accounts of an individual owner which are reported by the banking or financial institution to the owner on a consolidated statement.

"Last Activity Date" means, for other than property reported in the aggregate under Section 11(b)(1) of the Act, the last verifiable date of owner contact with the property being remitted to the Department. In the alternative, where the holder's records are insufficient, it is the earliest date in the holder's records for which property can be

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

identified minus 12 months.

"Net Worth" means the difference between total assets and total liabilities.

"Property" - means any property, tangible or intangible, reportable to the Director of the Department pursuant to the Act. Property which would be reportable prior to deduction of service charges is deemed reportable under this definition.

"Safe Deposit Box" - includes any safe, vault, safekeeping repository, agency, or collateral deposit box.

"Security" - means any note, stock, treasury stock, bond, debenture, evidence of indebtedness, certificate of interest or participation in any profit-sharing agreement, collateral-trust certificate, preorganization certificate or subscription, transferable share, investment contract, investment fund share, face-amount certificate, voting-trust certificate, certificate of deposit for a security, fractional undivided interest in oil, gas or other mineral lease, right or royalty, any put, call, straddle, option, or privilege entered into on a national securities exchange relating to foreign currency, or, in general, any interest or instrument commonly known as a "security", or any certificate of interest or participation in, temporary or interim certificate for, receipt for, guarantee of, or warrant or right to subscribe to or purchase, any of the foregoing.

"Service Charges" - constitute any charge deducted by a holder from property subject to the Act, which is imposed solely by virtue of the inactivity of that property; this includes service charges, handling charges, and administrative costs.

(Source: Amended at 18 Ill. Reg. 18001, effective  
DEC 12 1994)

Section 180.15 Presumption of Abandonment

Actions which do not prevent the presumption of abandonment include, but are not limited to, automated clearing house transfers, automatic postings to accounts, computer system conversion dates, non-return of mail, those which are non-owner initiated and those not requiring a direct owner response.

(Source: Added at 18 Ill. Reg. 18001, effective  
DEC 12 1994)

Section 180.20 Negative Reports

Holders, except as provided in Section 180.21, having no property to report shall so report to the Director on such forms provided by the Director at the

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

reporting time designated in Section 11(d) of the Act.

(Source: Amended at 18 Ill. Reg. 18001, effective  
DEC 12 1994)

Section 180.21 Reportinga) Reporting Requirements

1) Business associations who have no reportable property and annual sales of less than \$500,000, and whose securities are not publicly traded, whose net worth is less than \$1,000,000, and who employ 49 or fewer persons, are not required to file annual reports under Section 11 of the Act.

2) Business associations who have no reportable property and annual sales of less than \$500,000, and whose securities are not publicly traded, whose net worth is less than \$1,000,000, and who employ 50 or more people but fewer than 100 persons, are required to file reports in even numbered years on the reporting date specified in Section 11 of the Act.

3) Notwithstanding the provisions of subsections (a)(1) and (2), a business association must file a report with the Department for all reportable property.

b) Within counties having a total population under 100,000, the County and Municipal Governments and Special Taxing Districts are only required to file a report with the Department for reportable property.

c) In applying Section 10.5(d) of the Act, fraudulent reporting includes, but is not limited to, a determination by a court or administrative hearing that a holder has fraudulently reported or fraudulently failed to remit presumptively abandoned property.

d) In applying Section 10.5(d) of the Act, failure to report includes, but is not limited to, the issuance by the Department of a Notice of Delinquency on a report filed by a holder.

e) A report required to be filed under the Act is deemed received and filed when it has been delivered complete, accurate and in correct form to the Department's Unclaimed Property Division office at 500 Iles Park Place, Suite 500, Springfield, Illinois 62718, and includes any required remittance.

f) A report will be deemed not to be timely received and filed under the Act if it:

- 1) is submitted after the required filing date,
- 2) is submitted in other than a form authorized in Section 180.22,
- 3) is unsigned or undated,
- 4) is incomplete, as defined in Section 180.24,
- 5) is inaccurate, as defined in Section 180.24,
- 6) is without the required remittance, or
- 7) does not meet any other requirement under the Act.

g) Reportable property that is not timely reported and remitted by a holder on the first reporting date specified in Section 11 of the Act after the property's initial date of presumptive abandonment must be

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

reported upon discovery of the omission. The holder in the report must identify this property as being reported late and the reason.

(Source: Added at 18 Ill. Reg. 18001, effective DEC 12 1994 )

Section 180.25 Filing Extensions

- a) A request from a holder for extension of time to report or remit, including a request for an extension of time to report or remit a part of a report or remittance, must be received by the Department a minimum of 15 business days prior to the date specified in Section 11 of the Act for the filing of a report.
- b) A request by a holder for an extension of time to report or remit must include a reasonable cause for delaying the report or remittance. Reasonable cause includes, but is not limited to, natural disaster, criminal activity related to the holder's books and records, recent changes in the form of ownership of the holder through merger, acquisition or reorganization, and, for a holder having three or fewer employees, a recent change in management. Reasonable cause does not include a failure of a holder to perform a requirement such as due diligence pursuant to Section 11(e) of the Act.
- c) The Director will, where possible, respond to each request for extension within 10 business days after receipt.

(Source: Added at 18 Ill. Reg. 18001, effective DEC 12 1994 )

Section 180.35 Due Diligence

- a) Letters mailed to owners as required by Section 11(e) of the Act shall include as a minimum:
  - 1) the name, address, position and telephone number of the person to contact of the holder;
  - 2) the steps required by the owner to have the holder remit the property to the owner;
  - 3) the steps required by the owner to have the holder continue to maintain the property for the owner;
  - 4) a statement that, if the owner's property is remitted to the State, the owner or heirs may file a claim for the property with the State;
  - 5) a statement that the State is a perpetual custodian for presumptively abandoned property remitted to the State;
  - 6) a date, not less than 15 business days prior to the date the holder will remit the property to the Department, by which the owner must contact the holder.
- b) A holder is not required to make a due diligence mailing to owners whose property, prior to deducting allowable service charges, has an aggregate value of less than \$10, and is not included in the

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

categories of securities, commodities, safe deposit boxes, and tangible property.

(Source: Added at 18 Ill. Reg. 18001, effective DEC 12 1994 )

Section 180.60 Lawful Charges

- a) There must be a valid, enforceable, written contract between the holder and the customer to permit the lawful withholding of charges described in Sections 2, 2a, 4 and 9 of the Act. No holder may seek to implement the terms of any contract against the State if they do not against the customers who claim their assets prior to remittance.
- b) The holder shall provide the following information as part of any remittance report filed pursuant to Section 13 of the Act from which service charges have been deducted:
  - 1) the citation of the Act or a copy of the form of contract authorizing such service charges;
  - 2) the value or amount of each item or property, prior to deduction of service charges as well as the total amount of service charges deducted from each item;--the holder shall maintain a record--for three--years--of--the--date--or--dates--on--which--such--service--charges--were--deducted;
  - 3) such other information or documentation as the Director may reasonably require to substantiate the deduction of service charges. This may include correspondence, passbook provisions, signature card, regulations, by-laws, or any other documentation concerning any agreement between the holder and the customer.
- c) Intangible personal property, including but not limited to certificates, coupons, credit memos and tokens which are issued for the redemption of unspecified merchandise, unless specifically authorized by the Act, are not subject to service charges.

(Source: Amended at 18 Ill. Reg. 18001, effective DEC 12 1994 )

Section 180.80 Statute of Limitations (Repealed)

Holders need not report property if, prior to the effective date of this Act, the time expired during which action may be commenced to recover that property.

(Source: Repealed at 18 Ill. Reg. 18001, effective DEC 12 1994 )

Section 180.89 Fees

- a) The fee for the past due property or the failure to remit property, other than the contents of safe deposit boxes, shall be calculated using the formula: rate times delinquency period times value equals



## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

the fee.

- 1) The rate is defined in Section 25.5(c) of the Act.
- 2) The delinquency period is the period of time elapsed between the reporting due date under Section 11(d) of the Act and the delivery date.
- 3) The value is cash value. For securities and commodities the value is the cash value on the earlier of the date of delivery of the security or commodity to the Department or the date of receipt of the actual deposit confirmation by the Department.
- b) In charging a fee for a failure to timely perform due diligence in accordance with the provisions of Section 11(e) of the Act, the following conditions must be met:
  - 1) due diligence was required to be conducted.
  - 2) within 24 months after the filing the report, at least 35% of the claims are paid or authorized for payment to owners whose addresses were as reported to the Department by the holder or whose mail forwarding from the reported address had not expired as of the date the report was filed.
- c) The Director may, for reasonable cause, waive all or a portion of any administrative charges, fees and interest charges. Reasonable cause shall include, but not be limited to, inadvertent error, pending legal proceedings involving otherwise reportable property, and unresolved bankruptcy.

(Source: Added at 18 Ill. Reg. **18001**, effective **DEC 12 1994**)

## Section 180.90 Examination of Property Holders

- a) The Director shall notify the holder, in writing, ten days prior to an examination conducted pursuant to Section 23 of the Act. The Director may waive the ten-day notice prior to performing an unclaimed property examination if, as a result of past experience or an examiner consultation, the Director determines that the existence of the records may be placed in jeopardy by use of the notice provision.
- b) If unreported property is discovered, the Director shall order the holder to report and remit the property pursuant to the Act and the Rules.
- c) Pursuant to Section 23 of the Act, the Director shall have reason to believe that a holder has failed to report property in accordance with the Act and may examine the records of the holder, anytime one of the following conditions exist:
  - 1) A holder has submitted reports to the Department in two successive calendar years in which the holder's reports state it has no unclaimed property.
  - 2) A holder has not submitted a report to the Department for two successive calendar years.
  - 3) A personal interview by Departmental staff with the appropriate representative of the holder reveals any of the following:

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

- A) The holder adjusts its asset statements by writing-off property such as check or credit balances that could be deemed unclaimed property under the Act; or
- B) The holder does not follow generally-accepted accounting principles (Financial Accounting and Reporting Standards of the Financial Accounting Standards Board, of the American Institute of Certified Public Accountants 407 Merritt 7, P.O. Box 5116, Norwalk, CT 06856-5116 (1990/1994), no subsequent dates or editions), or the Act with regard to unidentified remittances or the establishment of unclaimed property liability accounts; or
- C) The holder does not follow generally-accepted accounting principles (Financial Accounting and Reporting Standards of the Financial Accounting Standards Board, of the American Institute of Certified Public Accountants 407 Merritt 7, P.O. Box 5116, Norwalk, CT 06856-5116 (1990/1994), no subsequent dates or editions), or the Act with regard to the disposition of unidentified credits; or
- D) The holder does not retain records for five (5) years beyond the period of abandonment to determine the disposition of property which could be deemed abandoned under the Act; or
- E) The holder's records preclude the Department from determining the disposition of property which could be deemed abandoned under the Act.
- 4) The Department is notified by another governmental agency in writing or verbally with written confirmation that a holder is not in compliance with the Act.
- 5) The total unclaimed property remitted by a holder is below the average remittance for other holders in the same industry and that have assets of similar size to the holder.
- 6) A holder does not report all types of unclaimed assets they may be holding as indicated by but not limited to:
  - A) A previous examination of the holder; or
  - B) A comparison with the asset types reported by other holders in the same industry and that have assets of similar size to the holder.
- 7) A holder is discovered as a subsidiary or affiliate of another holder which has been or is being examined.
- 8) A holder is discovered as a principal or holding company of another holder which has been or is being examined.
- 9) An unclaimed property examination of the records of the holder has not been performed for 5 or more calendar years. In the event an examination discloses no unclaimed unclaimed property, no examination fee shall be assessed to the party examined.
- 10) Changes in a holder's business practices, including, but not limited to, changes in financial status, technological advances, corporate structure, change in ownership, etc.
- 11) The Department has issued a written notice of deficiency to a holder.

## DEPARTMENT OF FINANCIAL INSTITUTIONS

## NOTICE OF ADOPTED AMENDMENT(S)

- 12) The Department issued a fee assessment to a holder.  
 a) Notwithstanding the enumerated conditions listed in subsections (c)(1)-(c)(4)(12) above, the Director may conduct an examination of a holder based on facts within the knowledge of or imparted to the Director by others.

(Source: Amended at 18 Ill. Reg. 18001, effective  
DEC 12 1994 )

Section 180.95 Examination Gap

- a) For examinations of business associations commenced, completed and with the unclaimed property remitted to the Department on or after May 1, 1993 but prior to August 20, 1993, the limitation provision applicable to intangible personal property contained in Section 9 of the Act shall apply.  
 b) For examinations of other than business associations commenced, completed and with the unclaimed property remitted to the Department on or after May 1, 1993 but prior to August 20, 1993, the limitation period applicable to presumptively abandoned property contained in Section 27 of the Act shall apply.

(Source: Added at 18 Ill. Reg. 18001, effective  
DEC 12 1994 )

Section 180.115 Non-Claim Hearings

Administrative hearings, except those regarding claims under Section 20 of the Act, will be conducted in accordance with the procedures contained in 38 Ill. Adm. Code 200, Subpart D.

(Source: Added at 18 Ill. Reg. 18001, effective  
DEC 12 1994 )

## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Mobile Sources  
 2) Code citation: 35 Ill. Adm. Code 240  
 3) Section numbers: Adopted action:  
     240.172 Amended  
     240.173 Amended  
 4) Statutory authority: Sections 28.4 and 27 of the Environmental Protection Act [415 ILCS 5/28.4 and 27] and Section 13B-20 of the Vehicle Emissions Inspection Law of 1995 [625 ILCS 5/13B-20].  
 5) Effective date of amendments: December 12, 1994  
 6) Does this rulemaking contain an automatic repeal date? No.  
 7) Do these amendments contain incorporations by reference? No.  
 8) Date filed in Board's principal office: Order adopted December 1, 1994.  
 9) Notice of proposal published in Illinois Register: August 12, 1994, 18 Ill. Reg. 12097  
 10) Has JCAR issued a Statement of Objections to these rules? No.

- 11) Differences between proposal and final version:

<u>Section</u>	<u>Board Action</u>
Authority note	added "Section 13B-20"
240.172	Board Note citing federal source provision added
240.173	Board Note citing federal source provision added
12)	Have all the changes agreed upon by the Board and JCAR been made as indicated in the agreement letter issued by JCAR?

Section 28.4(g) of the Environmental Protection Act [415 ILCS 5/28.4(g)] and Section 13B-20 of the Vehicle Emissions Inspection Law of 1995 [625 ILCS 5/13B-20] provide that Section 5 of the Administrative Procedure Act shall not apply. Because this rulemaking is not subject to Section 5 of the APA, it is not subject to first notice or to second notice review by JCAR. However, JCAR submitted suggestions in the way of public comments. The Board incorporated the suggestions indicated in the answer to question 11 above into the text of the adopted amendments.

- 13) Will these amendments replace emergency amendments currently in effect?

## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

No.

- 14) Are there any other amendments pending on this Part? Yes.

Section numbers	Proposed action	Illinois Register citation
240.101	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.102	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.104	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.105	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.106	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.107	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.124	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.125	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.151	Amended	August 5, 1994, 18 Ill. Reg. 12021
240.152	New Section	August 5, 1994, 18 Ill. Reg. 12021
240.153	New Section	August 5, 1994, 18 Ill. Reg. 12021
240.161	New Section	August 5, 1994, 18 Ill. Reg. 12021
240.162	New Section	August 5, 1994, 18 Ill. Reg. 12021
240.163	New Section	August 5, 1994, 18 Ill. Reg. 12021
240.164	New Section	August 5, 1994, 18 Ill. Reg. 12021
240.171	New Section	August 5, 1994, 18 Ill. Reg. 12021
240. Table A	New Section	August 5, 1994, 18 Ill. Reg. 12021
240. Table B	New Section	August 5, 1994, 18 Ill. Reg. 12021

- 15) Summary and purpose of amendments:

A more detailed description is contained in the Board's opinion and order of December 1, 1994 in R94-20, which opinion and order is available from the address below.

Sections 182(b) and (c) of the federal Clean Air Act (CAA), as amended in 1990, require the use of vehicle emissions inspection and maintenance (I/M) programs in areas not meeting the national ambient air quality standards (NAAQS) for ozone or carbon monoxide. In Illinois, the Chicago and Metro-East St. Louis (Metro-East) areas are classified as "severe" and "moderate" nonattainment for ozone, respectively. As such, they are subject to the federal I/M requirement. Illinois recently adopted the Vehicle Emissions Inspection Law of 1995 (625 ILCS 5/13B), P.A. 88-533, effective January 18, 1994. That statute provides authority for the Agency to implement an enhanced I/M program and meet U.S. EPA's requirements for such a program.

P.A. 88-533, at new Section 13B-20, mandates that the Agency propose and the Board adopt enhanced I/M rules by the identical-in-substance rulemaking procedure. The Agency proposed codified U.S. EPA emissions standards concerning evaporative system pressure and purge testing for the enhanced I/M program in companion docket R94-20, proposed by the Board for public comment on July 21, 1994, by identical-in-substance procedures

## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

under Section 28.4 of the Act, and adopted on December 1, 1994. These are the amendments involved in this proceeding.

However, major portions of the federal enhanced I/M scheme are not codified in federal regulations, but exist only as federal guidance. Those portions relate to vehicle engine exhaust (tailpipe) emissions. Section 7.2 of the Act, which defines "identical-in-substance" rulemaking and establishes conditions for its use, allows the Board only to adopt federal rules using the identical-in-substance procedure. The Agency accordingly chose to use the next most expedient procedural mechanism, that of Section 28.5 "fast-track" rulemaking (415 ILCS 5/28.5), since this rulemaking also implements the requirements of the federal CAA. Those are the amendments involved in companion proceeding R94-19, also adopted by the Board on December 1, 1994.

- 16) Information and questions regarding these adopted amendments shall be directed to:

Michael J. McCambridge  
Attorney  
Illinois Pollution Control Board  
100 W. Randolph 11-500  
Chicago, IL 60610  
312-814-6924

The full text of the adopted amendments begins on the next page:



## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

## TITLE 35: ENVIRONMENTAL PROTECTION

## SUBTITLE B: AIR POLLUTION

## CHAPTER I: POLLUTION CONTROL BOARD

SUBCHAPTER k: EMISSION STANDARDS AND LIMITATIONS  
FOR MOBILE SOURCES

## PART 240

## MOBILE SOURCES

## SUBPART A: DEFINITIONS AND GENERAL PROVISIONS

## Section

240.101

Preamble

240.102

Definitions

240.103

Prohibitions

240.104

Inspection

240.105

Penalties

240.106

Determination of Violation

240.107

Incorporations by Reference

## SUBPART B: EMISSIONS

## Section

240.121

Smoke Emissions

240.122

Diesel Engine Emission Standards for Locomotives

240.123

Liquid Petroleum Gas Fuel Systems

240.124

Vehicle Exhaust Emission Standards

240.125

Compliance Determination

## SUBPART C: HEAVY-DUTY DIESEL SMOKE OPACITY STANDARDS AND TEST PROCEDURES

## Section

240.140

Applicability

240.141

Heavy-Duty Diesel Vehicle Smoke Opacity Standards and Test Procedures

## SUBPART F: EVAPORATIVE TEST STANDARDS

## Section

240.172

Evaporative System Pressure Test Standards

240.173

Evaporative System Purge Test Standards

## APPENDIX A

## APPENDIX B

Rule into Section Table

Section into Rule Table

AUTHORITY: Implementing Sections 9, 10 and 13 and authorized by Section 27 of the Environmental Protection Act [415 ILCS 5/9, 10, 13, and 27, and 28.4] and Section 13B-20 of the Vehicle Emissions Inspection Law of 1995 [625 ILCS 5/13B-20] (P.A. 88-533, effective January 18, 1994).

## POLLUTION CONTROL BOARD

## NOTICE OF ADOPTED AMENDMENTS

SOURCE: Adopted as Chapter 2: Air Pollution, Part VII: Mobile Sources, filed and effective April 14, 1972; codified at 7 Ill. Reg. 13628; amended in R85-25, at 10 Ill. Reg. 11277, effective June 16, 1986; amended in R90-20 at 16 Ill. Reg. 6184, effective April 7, 1992; amended in R94-20 at 18 Ill. Reg. **18013**, effective **DEC 12 1994**.

## SUBPART F: EVAPORATIVE TEST STANDARDS

## Section 240.172 Evaporative System Pressure Test Standards

a) The vehicles shall be inspected utilizing an evaporative system pressure test adopted by the Agency.

b) The vehicle shall fail the evaporative system pressure test if one of the following occurs:

1) The system cannot maintain a system pressure above eight inches of water for up to two minutes after being pressurized to 14 plus or minus 0.5 inches of water;

2) No pressure drop is detected when the gas cap is loosened;

3) The fuel vapor storage canister is missing or obviously damaged;

4) System vapor lines or hoses are missing or obviously disconnected; or

5) The gas cap is missing.

BOARD NOTE: Derived from 40 CFR 51.357(b)(3)(i) (1993).

(Source: Added at 18 Ill. Reg. **18013**, effective **DEC 12 1994** )

## Section 240.173 Evaporative System Purge Test Standards

a) The vehicle shall be inspected utilizing the evaporative system purge test adopted by the Agency.

b) The vehicle shall fail the evaporative system purge test if the canister purge system flow as measured during the course of the transient exhaust emission test is less than one liter.

BOARD NOTE: Derived from 40 CFR 51.357(b)(3)(ii) (1993).

(Source: Added at 18 Ill. Reg. **18013**, effective **DEC 12 1994** )

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

- 1) Heading of the Part: Professional Counselor and Clinical Professional Counselor Licensing Act

- 2) Code Citation: 68 Ill. Adm. Code 1375

<u>Section Numbers:</u>	<u>Adopted Action:</u>
1375.10	New Section
1375.20	New Section
1375.30	New Section
1375.40	New Section
1375.50	New Section
1375.60	New Section
1375.70	New Section
1375.80	New Section
1375.100	New Section
1375.110	New Section
1375.120	New Section
1375.130	New Section
1375.135	New Section
1375.140	New Section
1375.150	New Section
1375.160	New Section
1375.170	New Section
1375.200	New Section
1375.210	New Section
1375.230	New Section

- 4) Statutory Authority: Implementing and authorized by Section 25 of the Professional Counselor and Clinical Professional Counselor Licensing Act [225 ILCS 107/25].

- 5) Effective Date of Rulemaking: December 12, 1994

- 6) Does this rulemaking contain an automatic repeal date? No

- 7) Does this rulemaking contain incorporations by reference? No.

- 8) Date Filed in Agency's Principal Office: December 9, 1994

- 9) Notice of Proposal Published in Illinois Register:  
May 27, 1994, at 18 Ill. Reg. 7986

- 10) Has JCAR issued a Statement of Objections to these rules? No

- 11) Difference(s) between proposal and final version:

Section 1375(b)(4) was revised to remove the reference to a three-hour course.

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

School social workers certified by the Illinois State Board of Education were added to the list of those eligible to sit for the examinations for professional counselor and for clinical professional counselor.

An explanation of what constitutes "qualified supervisors" was expanded and corrected to include licensed/registered psychologists and "certified" social workers instead of "licensed" social workers.

Section 1375.130(b) was changed from "Internships may count as one year of experience" to "Internships may count toward professional experience." The change takes into account the fact that internships may be of varying lengths and should be credited accordingly.

References to "similar program approved by the Department" were rewritten to clarify application requirements.

References to "hours of experience" were clarified to mean "clock" hours and to establish that no more than 1680 clock hours may be counted toward one year of experience.

Section 1375.10(c)(3) was corrected to "Type 73 certificate" instead of "Type 75 certificate" issued by the Illinois State Board of Education as a School Psychologist, School Counselor and School Social Worker.

Section 1375.20(b) was clarified to show that the required 2 years of full-time supervised work must be obtained after receipt of the temporary license for the applicant to become eligible to take the examination for a permanent license.

Experience requirements detailed for the grandfather/transitional period were added to the Sections concerning application for a permanent license and licensure by endorsement. Requirements are broken down for the periods "Until December 31, 1998" and "Beginning January 1, 1999." Subsections also were added to the Sections pertaining to approved programs to separate requirements in effect during and after the transitional period.

The name of the examination for licensure as a clinical professional counselor was corrected to "National Clinical Mental Health Counseling Examination (NCMHCE)."

Registered art therapists were added to the list of qualified supervisors identified in Sections 1375.10(a)(1)(B)(iv) and 1375.100(a)(2)(A)(i).

Licensed or registered marriage and family therapists were added to the list of qualified supervisors for the transitional period.

The terms "registered clinical psychologist" and "licensed clinical psychologist" were changed to "registered psychologist" and "licensed psychologist."

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

Approval of all doctoral programs in psychology of the Council for the National Register of Health Service Providers in Psychology was added to Section 1375.50(d).

Numerous nonsubstantive changes involving style and form also were made.

12) Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will this rulemaking replace an emergency rule currently in effect? No

14) Are there any amendments pending on this Part? No

15) Summary and Purpose of Rulemaking:

Public Act 87-1011, effective January 1, 1993, provides for the licensure of professional counselors and clinical professional counselors by the Department of Professional Regulation. This rulemaking implements that Act.

16) Information and questions regarding these adopted rules shall be directed to:

Name: Department of Professional Regulation

Attention: Jean Courtney

Address: 320 West Washington, 3rd Floor

Springfield, Illinois 62786

Telephone: 217/785-0800 Fax: 217/782-7645

The full text of the Adopted Rules begins on the next page:

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

TITLE 68: PROFESSIONS AND OCCUPATIONS  
CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION  
SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

## PART 1375

PROFESSIONAL COUNSELOR AND CLINICAL PROFESSIONAL COUNSELOR  
LICENSING ACT

## SUBPART A: LICENSED PROFESSIONAL COUNSELOR

## Section

1375.10

1375.20

1375.30

1375.40

1375.50

1375.60

1375.70

1375.80

Temporary License as a Professional Counselor  
How to Obtain a Permanent License as a Professional Counselor After Receiving a Temporary License  
Application for Examination/Permanent Licensure as a Professional Counselor  
Professional Experience as a Professional Counselor after December 31, 1998

Approved Professional Counseling Programs

Examination - Professional Counselor

Endorsement - Professional Counselor

Restoration - Professional Counselor

## SUBPART B: LICENSED CLINICAL PROFESSIONAL COUNSELOR

## Section

1375.100

1375.110

1375.120

1375.130

1375.135

1375.140

1375.150

1375.160

1375.170

Temporary License as a Clinical Professional Counselor  
How to Obtain a Permanent License as a Clinical Professional Counselor After Receiving a Temporary License  
Application for Examination/Permanent Licensure as a Clinical Professional Counselor  
Professional Experience for Licensure as a Clinical Professional Counselor Beginning January 1, 1999  
Clinical Professional Counselor Licenses for Clinical Psychologists and Clinical Social Workers  
Approved Clinical Professional Counseling Programs  
Examination - Clinical Professional Counselor  
Endorsement - Clinical Professional Counselor  
Restoration - Clinical Professional Counselor

## SUBPART C: GENERAL

## Section

1375.200

1375.210

1375.230

Renewals

Inactive Status

Granting Variances

AUTHORITY: Implementing the Professional Counselor and Clinical Professional



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

Counselor Licensing Act (Public Act 87-1011, effective January 1, 1993) [225 ILCS 107] and authorized by Section 60(7) of the Civil Administrative Code of Illinois [20 ILCS 2105/60(7)].

SOURCE: Adopted at 18 Ill. Reg. **18018**, effective **DEC 12 1994**.

## SUBPART A: LICENSED PROFESSIONAL COUNSELOR

## Section 1375.10 Temporary License as a Professional Counselor

- a) Any person seeking a temporary license without examination under Section 55 of the Professional Counselor and Clinical Professional Counselor Licensing Act (the Act) shall file an application with the Department of Professional Regulation (the Department) on forms provided by the Department. The application shall include the following:

- 1) Education/Experience
  - A) Certification of a minimum of a master's degree in counseling, rehabilitation counseling or psychology from a regionally accredited institution, or certification of education and an official transcript from a similar master's program approved by the Department in accordance with Section 1375.50 of this Part; or
  - B) Certification of a baccalaureate degree from a college, university or school recognized by the educational governing authority in the jurisdiction in which it is located and documentation of the equivalent of 3 years of full-time satisfactory supervised experience as a professional counselor:
    - i) An applicant shall document a total of 5040 clock hours of experience. No more than 1680 clock hours may be counted toward one year of experience. Part time experience shall be counted toward the experience requirement.
    - ii) The supervisor shall document the experience as satisfactory or better.
    - iii) Supervised work experience, for purposes of this Section, shall entail services to individuals, couples, groups, families and organizations in any one or more of the fields of professional counseling defined in Section 10 of the Act.
    - iv) Qualified supervisors are those individuals who, at the time of supervision, were master's level or doctoral level counselors (such as, but not limited to, licensed or registered marriage and family therapists, registered art therapists, pastoral counselors, school counselors, school social workers, school psychologists, certified rehabilitation

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

counselors), certified social workers or licensed clinical social workers, licensed clinical psychologists or licensed/registered psychologists, psychiatrists defined in Section 1-121 of the Mental Health and Developmental Disabilities Code or licensed clinical professional counselors.

- v) An applicant may substitute, one time only, 15 semester hours or equivalent quarter hours of graduate courses related to counseling for one year of satisfactory supervised training.
- 2) A complete work history since graduation with a first qualifying degree required for licensure (baccalaureate, master's or doctoral degree).
- 3) The required fee specified in Section 60(a) of the Act.
- 4) Certification of licensure, on forms provided by the Department, from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, if applicable, stating:
  - A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance in that jurisdiction;
  - B) A description of the examination in that jurisdiction; and
  - C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) All temporary licenses will expire on September 5, 1998. Any holder of a temporary license who has not passed the examination and obtained a permanent professional counselor license by September 5, 1998, shall be required to submit a new application to the Department pursuant to Section 1375.30 and meet the requirements in effect at the time of reapplication.
- c) The Department, upon recommendation of the Professional Counselor Examining and Disciplinary Board (the Board), has determined that the educational and experience requirements of the following certifications meet the standards for an applicant to sit for the examination:
  - 1) Illinois Alcohol and Other Drug Abuse Professional Certification Association, Inc. at the master's level (Certified Master AODA Counselor)
  - 2) Clinical member of the American Association of Marriage and Family Therapy (AAMFT)
  - 3) Type 73 certificate issued by the Illinois State Board of Education as a School Psychologist, School Counselor and School Social Worker
  - 4) American Association of Pastoral Counselors Fellow or Diplomate

An applicant who holds certification in any of the above groups needs to submit a copy of a certification in lieu of the documents required in subsections (a)(1)(A) and (B) above.
- d) When the accuracy of any submitted documentation or the relevance or

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:

- 1) Provide such information as may be necessary; and/or
- 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

### Section 1375.20 How to Obtain a Permanent License as a Professional Counselor After Receiving a Temporary License

- a) Any person holding a temporary license as a professional counselor shall pass an examination specified in Section 1375.60 to qualify for a permanent license. The examination shall be passed by midnight September 5, 1998, when all temporary licenses expire, regardless of when they were issued.
- b) Any person who obtained a temporary license as a professional counselor with a baccalaureate and 3 years of experience under Section 1375.10(a)(1)(B) must document the equivalent of an additional 2 years of full-time supervised work obtained after receipt of the temporary license to become eligible to take the examination for a permanent license.

1) One year of experience shall be a maximum of 1680 clock hours with a minimum of one hour per week of supervision. Two years equals 3360 clock hours. No more than 1680 clock hours may be counted toward one year of experience. Part time experience shall be counted toward the experience requirement.

2) Supervised work experience, for purposes of this Section, shall entail services to individuals, couples, groups, families and organizations in any one or more of the fields of professional counseling defined in Section 10 of the Act.

3) Qualified supervisors are those individuals who, at the time of supervision, were master's level or doctoral level counselors (such as, but not limited to, licensed or registered marriage and family therapists, registered art therapists, pastoral counselors, school counselors, school social workers, school psychologists, certified rehabilitation counselors), certified social workers or licensed clinical social workers, licensed clinical psychologists or licensed/registered psychologists, psychiatrists defined in Section 1-121 of the Mental Health and Developmental Disabilities Code or licensed clinical professional counselors.

4) The experience shall have been evaluated by the supervisor as satisfactory or better.

c) To sit for the examination, all applicants shall submit an application form provided by the Department, along with the examination fee, to the designated testing service.

d) If an applicant passed an examination pursuant to Section 1375.60(b)

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

prior to September 1998, the applicant shall have the examination scores submitted to the Department directly from the testing service. When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:

- 1) Provide such information as may be necessary; and/or
- 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

f) Upon notification to the Department by the testing service that the applicant has passed the examination and the submission by the applicant of the required fee set forth in Section 60 of the Act, the permanent professional counselor license may be issued.

### Section 1375.30 Application for Examination/Permanent Licensure as a Professional Counselor

a) Each applicant seeking original licensure under Section 35 of the Act shall file an application with the Department, on forms provided by the Department, at least 90 days prior to an examination date. The application shall include:

1) Until December 31, 1998:

A) Certification of education from a master's or doctoral degree program in counseling, psychology or rehabilitation counseling from a regionally accredited institution, or certification of graduation and a transcript from a similar master's or doctoral degree program approved by the Department in accordance with Section 1375.50(a) of this Part; or

B) Certification of a baccalaureate degree from a college, university or school recognized by the educational governing authority in the jurisdiction in which it is located and 5 years of full time satisfactory supervised experience as a professional counselor. The experience shall meet the following requirements:

i) An applicant shall document a total of 5040 clock hours of experience. No more than 1680 clock hours may be counted toward one year of experience. Part time experience shall be counted toward the experience requirement.

ii) The supervisor shall document the experience as satisfactory or better.

iii) Supervised work experience, for purposes of this Section, shall entail services to individuals, couples, groups, families and organizations in any one or more of the fields of professional counseling defined in Section 10 of the Act.

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

iv) Qualified supervisors are those individuals who, at the time of supervision, were master's level or doctoral level counselors (such as, but not limited to, licensed or registered marriage and family therapists, registered art therapists, pastoral counselors, school counselors, school social workers, school psychologists, certified rehabilitation counselors), certified social workers or licensed clinical social workers, licensed clinical psychologists or licensed/registered psychologists, psychiatrists defined in Section 1-121 of the Mental Health and Developmental Disabilities Code or licensed clinical professional counselors.

v) An applicant may substitute, one time only, 15 semester hours or equivalent quarter hours of graduate courses related to counseling for one year of satisfactory supervised training.

2) Beginning January 1, 1999:

A) Certification of education and an official transcript from a master's or doctoral degree program in counseling, psychology, rehabilitation counseling or similar degree program approved in accordance with Section 1375.50(a) of this Part; or

B) Certification of education and an official transcript from a baccalaureate program in human services or similar degree program approved by the Department in accordance with Section 1375.50 of this Part and documentation of completion of 5 years of supervised professional experience in accordance with Section 1375.40 of this Part.

3) A complete work history since receipt of a qualifying degree for licensure (baccalaureate, master's or doctorate degree).

4) The required fee set forth in Section 60 of the Act.

5) Certification of licensure, on forms provided by the Department, from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, if applicable, stating:

A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance in that jurisdiction;

B) A description of the examination in that jurisdiction; and

C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.

b) Individuals applying for licensure as a professional counselor may submit current certification (based on examination), in lieu of the documents required in subsection (a)(1) and (2), from one of the following organizations:

- 1) Certified Clinical Mental Health Counselor (CCMHC)
- 2) Commission on Rehabilitation Counselor Certification (CRC)

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

- 3) Nationally Certified Career Counselors through National Board for Certified Counselors (NBCC)
- 4) Nationally Certified School Counselors (NCSC) through NBCC
- 5) National Certified Counselor (NCC)
- 6) Nationally Certified Gerontological Counselor (NCGC) through NBCC

An applicant submitting one of the certifications listed above will not be required to take and pass an additional examination administered by the Department. The Department, upon recommendation of the Board, has determined that the education, experience and examination requirements are equivalent to the requirements for licensure as a professional counselor.

c) The Department, upon recommendation of the Board, has determined that the educational and experience requirements of the following certifications meet the standards for an applicant to sit for the examination:

- 1) Illinois Alcohol and Other Drug Abuse Professional Certification Association, Inc. at the master's level (Certified Master AODA Counselor) (IODAPCA) level
- 2) Clinical Member of the American Association of Marriage and Family Therapy (AAMFT)
- 3) Type 73 certificate issued by the Illinois State Board of Education as a School Psychologist, School Counselor or School Social Worker
- 4) Fellow or Diplomate of the American Association of Pastoral Counselors (AAPC)

An applicant who holds certification in any of the above groups needs to submit a copy of a certification in lieu of the documents required in subsections (a)(1) and (2) above.

d) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:

- 1) Provide such information as may be necessary; and/or
- 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

### Section 1375.40 Professional Experience as a Professional Counselor after December 31, 1998

a) Persons applying for licensure as professional counselors after December 31, 1998, who hold a baccalaureate degree in human services or similar degree program that meets the requirements set forth in Section 1375.50 shall be required to complete 5 years of satisfactory supervised professional experience as follows:

- 1) One year of experience shall be a maximum of 1680 clock hours obtained in not less than 48 weeks. A total of 8400 clock hours. Part time experience shall be counted toward the experience



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

requirement.

- 2) 15 semester hours or equivalent quarter hours of graduate courses related to counseling may be substituted one time for one year of work experience.
- 3) Supervised experience shall be experience obtained under a qualified supervisor and entail the provision of services to individuals, couples, groups, families and organizations in any one or more of the fields of professional counseling defined in Section 10 of the Act.
- 4) A qualified supervisor means any person who is a licensed clinical professional counselor, licensed clinical social worker, certified social worker, licensed clinical psychologist, or psychiatrist as defined in Section 1-121 of the Mental Health and Developmental Disabilities Code. If supervision took place outside Illinois, the supervisor shall be a master's level or doctoral level counselor engaged in clinical professional counseling. The supervisor shall hold a license if the jurisdiction in which the supervisor practices requires licensure.
- 5) The supervisor shall have met with the applicant at least one hour each week.
- 6) The experience shall have been evaluated by the supervisor as satisfactory or better.
- 7) The supervisor may be provided at the applicant's place of work or may be hired by the applicant to provide supervision.
- 8) The counseling activities must be performed pursuant to the supervisor's order, control, oversight, guidance and full professional responsibility.
- b) A person holding a master's degree or doctorate in the field of counseling, rehabilitation counseling, psychology or similar degree program shall not be required to document experience to qualify for licensure as a professional counselor.

**Section 1375.50 Approved Professional Counseling Programs**

- a) The Department shall approve similar degree programs (baccalaureate, master's, doctoral degree), on or before December 31, 1998, utilizing the following criteria:
  - 1) The program shall be located in a college, university or school recognized by the education accrediting authority in the jurisdiction in which it is located.
  - 2) The program shall require an individual to complete a minimum of 30 semester hours or equivalent quarter hours in any of the following 13 core areas:
    - A) Human Growth and Development and Maladaptive Behavior
    - B) Counseling Theory
    - C) Counseling Techniques
    - D) Group Dynamics, Processing and Counseling
    - E) Appraisal of Individuals

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

- F) Research and Evaluation
- G) Professional, Legal and Ethical Responsibilities relating to professional counseling, especially as related to Illinois law
- H) Social and Cultural Foundations
- I) Lifestyle and Career Development
- J) Practicum
- K) Counseling Education
- L) Counseling Supervision
- M) Counseling Administration
- b) After January 1, 1999, the Department shall, upon the recommendation of the Professional Counselor Examining and Disciplinary Board, approve baccalaureate programs in human services or similar degree programs at the baccalaureate level or counseling, rehabilitation counseling, psychology, or similar degree programs at the master's or doctoral level if they meet the following requirements:
  - 1) The institution is a regionally accredited institution of higher education,
  - 2) The program, wherever it may be administratively housed, must be clearly identified and labeled as offering counseling, rehabilitation counseling, psychology or similar programs. Such a program must specify in institutional catalogues and brochures its intent to educate and train counselors or the institution grants a baccalaureate human services degree,
  - 3) The program is an organizational entity within the institution,
  - 4) The program has an integrated, organized sequence of study at least 2 academic years in length and must require an individual to complete a minimum of 48 semester hours or equivalent quarter hours with a course in at least 10 of the 16 core areas listed below:
    - A) Human Growth and Development
    - B) Counseling Theory
    - C) Counseling Techniques
    - D) Group Dynamics, Processing and Counseling
    - E) Appraisal of Individuals
    - F) Research and Evaluation
    - G) Professional, Legal and Ethical Responsibilities relating to professional counseling, especially as related to Illinois law
    - H) Social and Cultural Foundations
    - I) Lifestyle and Career Development
    - J) Practicum
    - K) Counseling Education
    - L) Counseling Supervision
    - M) Counseling Administration
    - N) Family Dynamics
    - O) Psychopathology and Maladaptive Behavior
    - P) Substance Abuse
- 5) The program has faculty responsible for the program and has a

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled,

6) The program has an identifiable body of students who are matriculated in that program for a degree.

## c) Reevaluation of an Approved Program

1) The Department may reevaluate any approved program at any time if it has reason to believe that the program has failed to continue to satisfy the minimum requirements of this Section or that the Department's decision to approve a program was based upon false, deceptive or incomplete information.

2) A program whose approval is being reevaluated by the Department shall be given at least 15 days written notice prior to any recommendation by the Board and may either submit written comments or request a hearing before the Board.

d) For the purposes of this Section, course shall be defined as an integrated, organized course of study which encompasses a minimum of one school term. No correspondence courses may be used to satisfy the core courses.

e) The Department, upon recommendation of the Board, has determined that all master's degree and doctoral programs in professional counseling that are accredited by the Council for Accreditation of Counseling and Related Educational Programs (CACREP) and the Council on Rehabilitation Education (CORE) are approved. All doctoral programs in psychology of the American Psychological Association or the Council for the National Register of Health Service Providers in Psychology are approved.

f) Individuals applying for licensure as a professional counselor who have not graduated from a program approved by the Department shall submit their transcripts and program materials to the Department for evaluation by the Board to determine if they meet the requirements of this Section.

g) Individuals applying for licensure who are deficient in any of the core content areas in subsection (b)(4) above may complete any one or all of these courses in a counseling, rehabilitation counseling, psychology or similar degree program from an accredited institution. The applicant will be required to submit proof to the Department that he/she has passed such a course(s). Proof may include, but not be limited to, transcripts, curriculum and course materials.

## Section 1375.60 Examination - Professional Counselor

a) The examination administered by the Department for licensure as a professional counselor shall be the National Counselor Examination (NCE) of the National Board for Certified Counselors (NBCC).

b) The passing score on the examination shall be the passing score established by the testing entity.

c) The Department also shall accept passage of the Certified Rehabilitation Counselor Examination of the Commission on Rehabilitation Counselor Certification (CRCC) and the Certified

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

Clinical Mental Health Counselor (CMHC).

d) The Department shall accept the National Counseling Examination (NCE) taken and passed, according to Department standards, in Illinois or in another jurisdiction.

## Section 1375.70 Endorsement - Professional Counselor

a) Each applicant seeking licensure under Section 70 of the Act shall file an application with the Department on forms provided by the Department. The application shall include:

1) Until December 31, 1998:

A) Certification of education from a master's or doctoral degree program in counseling, psychology or rehabilitation counseling from a regionally accredited institution, or certification of education and a transcript from a similar master's or doctoral degree program approved by the Department in accordance with Section 1375.50(a) of this Part; or

B) Certification of a baccalaureate degree from a college, university or school recognized by the educational accrediting authority in the jurisdiction in which it is located and 5 years of full time satisfactory supervised experience as a professional counselor as defined in Section 1375.30(a)(1)(B).

2) Beginning January 1, 1999:

A) Certification of education and an official transcript from a master's or doctoral degree program in counseling, psychology, rehabilitation counseling or similar degree program approved in accordance with Section 1375.50(a) of this Part; or

B) Certification of education and an official transcript from a baccalaureate program in human services or similar degree program approved by the Department in accordance with Section 1375.50 of this Part and documentation of completion of 5 years of supervised professional experience in accordance with Section 1375.40 of this Part.

3) A complete work history since receipt of a qualifying degree for licensing (a baccalaureate, master's or doctorate degree).

4) Successful completion of the professional counselor examination set forth in Section 1375.60 of this Part.

5) The required fee set forth in Section 60(a) of the Act.

6) Certification, on forms provided by the Department, from the state or territory of the United States in which the applicant was originally licensed and the state in which the applicant is currently licensed, if applicable, stating:

A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance of the license;

B) A description of the examination in that jurisdiction; and

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

- c) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:
- 1) Provide such information as may be necessary; and/or
  - 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

## Section 1375.80 Restoration - Professional Counselor

- a) Any professional counselor whose license has expired or has been placed on inactive status for 5 years or less may have the license restored by paying the fees required by Section 60(c) of the Act.
- b) Any person seeking restoration of a license that has been expired or placed on inactive status for more than 5 years shall file an application, on forms supplied by the Department together with the fee required by Section 60(d) of the Act. The applicant shall also submit either:
- 1) Certification of active practice in another jurisdiction. Such certification shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee was authorized to practice during the term of said active practice; or
  - 2) An affidavit attesting to military service as provided in Section 60(d) of the Act; or
  - 3) Proof of passage of the National Counselor Examination (NCE), the Certified Rehabilitation Counselor Examination or the Certified Clinical Mental Health Counselor (CCMHC) during the period the license was lapsed or on inactive status.
- c) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department because of a lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking restoration of a license shall be required to:
- 1) Provide such information as may be necessary; and/or
  - 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information. Upon recommendation of the Board and approval by the Department, an applicant shall have the license restored.

## SUBPART B: LICENSED CLINICAL PROFESSIONAL COUNSELOR

## Section 1375.100 Temporary License as a Clinical Professional Counselor

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

- a) Any person seeking a temporary clinical professional counselor license without examination under Section 55 of the Professional Counselor and Clinical Professional Counselor Licensing Act shall file an application with the Department on forms provided by the Department. The application shall include the following:
- 1) Certification of a minimum of a master's degree in the field of counseling, rehabilitation counseling or psychology from a regionally accredited institution, or certification of education and an official transcript of a similar master's or doctorate program approved by the Department in accordance with Section 1375.140 of this Part;
  - 2) Documentation of the equivalent of one unit of acceptable experience.
    - A) One unit of acceptable experience is either:
      - i) One year of full-time clinical professional counseling experience under the direction of a qualified supervisor. A qualified supervisor is any person who is a master's level or doctoral level counselor (such as, but not limited to, registered art therapist, licensed or registered marriage and family therapist, school counselor, school social worker, school psychologist, certified rehabilitation counselor at the master's level, pastoral counselor), a licensed clinical professional counselor, certified social worker or licensed clinical social worker, licensed/registered clinical psychologist, or psychiatrist as defined in Section 1-121 of the Mental Health and Developmental Disabilities Code.
      - ii) Two years of clinical professional counseling experience independent of the direction of a qualified supervisor.
      - iii) A qualified supervisor may be provided at the applicant's place of work, or may be hired by the applicant to provide supervision.
    - B) One year of full-time experience equals 1680 clock hours obtained in not less than 48 weeks. Part time experience shall be counted toward the experience requirement.
    - C) The unit requirements for this Section may be satisfied by supervised experience, independent experience or a combination of supervised and independent experience.
    - D) Experience shall be documented as follows:
      - i) Certification of experience signed by the applicant's supervisor; or
      - ii) Three affidavits from the applicant's peers or colleagues who are familiar with the applicant's work;
  - 3) A complete work history since completion of a master's degree program;
  - 4) The required fee specified in Section 60(a) of the Act; and
  - 5) Certification of licensure, on forms provided by the Department,



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, if applicable, stating:

- A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance in that jurisdiction;
  - B) A description of the examination in that jurisdiction; and
  - C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) All temporary licenses will expire on September 5, 1998. Any holder of a temporary clinical professional counselor license who has not passed the examination and obtained a permanent clinical professional counselor license by September 5, 1998, shall be required to submit a new application to the Department pursuant to Section 1375.120 and meet the requirements in effect at the time of reapplication.
- c) The Department, upon recommendation of the Board, has determined that individuals who hold a Certified Master AODA Counselor (CMADC) certification from the Illinois Alcohol and Other Drug Abuse Professional Certification Association (IODAPCA) meet the education and experience requirements to be eligible to sit for the examination. An applicant shall submit a CMADC certification from IODAPCA in lieu of the documents required in subsection (a)(1) and (2). Applicants will be required to pass the examination set forth in Section 1375.150.
- d) The Department, upon recommendation of the Board, has determined that the individuals who hold a certification from the following groups meet the education requirements to be eligible to sit for the examination:
- 1) Clinical Member of the American Association for Marriage and Family Therapy (AAMFT)
  - 2) Fellow or Diplomate of the American Association of Pastoral Counselors (AAPC)
  - 3) Type 73 certificate issued by the Illinois State Board of Education as a School Social Worker, School Counselor or School Psychologist
  - 4) National Certified Counselor (NCC)
- Applicants shall submit a certification from one of the above entities in lieu of the certification of education in subsection (a)(1). Applicants will need to submit proof of experience and pass the examination set forth in Section 1375.150.
- e) The Department, upon recommendation of the Board, has determined that individuals who hold certification from Certified Rehabilitation Counselor (CRC) meet the examination requirements for licensure. Individuals who received a certificate from CRC after 1992 meet the education requirements. All applicants holding a CRC certificate shall submit proof of experience.
- f) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:

- 1) Provide such information as may be necessary; and/or
- 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

### Section 1375.110 How to Obtain a Permanent License as a Clinical Professional Counselor After Receiving a Temporary License

Any person holding a temporary license as a clinical professional counselor shall pass an examination specified by the Department to qualify for a permanent license. The examination shall be passed by September 5, 1998, when all temporary licenses expire, regardless of when they were issued.

a) Any person who obtained a temporary clinical professional counselor license will be required to submit proof of an additional one unit of acceptable clinical professional counseling experience obtained after receipt of the temporary license.

1) For the purposes of this Section only, one unit of acceptable experience shall be either:

- A) The equivalent of one year of full-time work experience under the direction of a qualified supervisor; or
- B) The equivalent of 2 years of work experience independent of the direction of a qualified supervisor.

2) The specified experience may be obtained as follows:

- A) One year of experience shall be a maximum of 1680 clock hours obtained in not less than 48 weeks. Part time experience shall be counted toward the experience requirement.
  - B) For purposes of this subsection, qualified supervisors are those individuals who at the time of supervision were master's level or doctoral level counselors (such as, but not limited to, licensed or registered marriage and family therapists, registered art therapists, pastoral counselors, school counselors, school social workers, school psychologists, certified rehabilitation counselors), certified social workers, licensed clinical social workers, licensed clinical psychologists, licensed/registered psychologists, psychiatrists defined in Section 1-121 of the Mental Health and Developmental Disabilities Code or licensed clinical professional counselors.
  - C) The experience shall have been evaluated by the supervisor as satisfactory.
  - D) The unit requirements for this subsection may be satisfied by supervised experience, independent experience or a combination of supervised and independent experience.
- 3) Experience shall be documented as follows:
- A) Certification of experience signed by the applicant's

## DEPARTMENT OF PROFESSIONAL REGULATION

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

## NOTICE OF ADOPTED RULES

- supervisor; or
- b) Three affidavits from the applicant's colleagues, consultants and supervisors who are familiar with the applicant's work.
- b) To sit for the examination, the applicant shall submit an application form provided by the Department, along with the examination fee to the designated testing service. Upon notification to the Department by the testing service that the applicant has passed the examination and the submission by the applicant of the required fee set forth in Section 60 of the Act, the permanent clinical professional counselor license shall be issued.

### Section 1375.120 Application for Examination/Permanent Licensure as a Clinical Professional Counselor

- a) Each applicant seeking original licensure under Section 35 of the Act shall file an application with the Department, on forms provided by the Department, at least 90 days prior to an examination date. The application shall include:

- 1) On or before December 31, 1998
  - A) Certification of education from a master's degree in counseling, rehabilitation counseling or psychology from a regionally accredited institution, or certification of education and an official transcript from a similar master's degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 units of acceptable experience (2 years full-time satisfactory supervised employment working as a clinical professional counselor under the direction of a qualified supervisor or 4 years working as a clinical professional counselor independent of the direction of a qualified supervisor subsequent to the degree as defined in Section 1375.100(a)(2) of this Part); or
  - B) Certification of education and an official transcript from a doctoral degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 units of acceptable experience (2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor or 4 years working as a clinical professional counselor independent of the direction of a qualified supervisor, as defined in Section 1375.100(a)(2)).
- C) Experience shall be documented as follows:
  - i) Certification of experience signed by the applicant's supervisor; or
  - ii) Three affidavits from the applicant's colleagues, consultants and supervisors who are familiar with the applicant's work.

- 2) Beginning January 1, 1999
  - A) Certification of education and an official transcript from a master's degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 years full-time satisfactory supervised employment or experience working as a clinical professional counselor under the direction of a qualified supervisor, subsequent to the degree, as defined in Section 1375.130 of this Part; or
  - B) Certification of education and an official transcript from a doctoral degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor, as defined in Section 10 of the Act, at least one year of which is subsequent to the degree.

- 3) A complete work history since graduation from the first qualifying degree program (master's or doctoral degree).
  - 4) The fee required in Section 60(a) of the Act.
  - 5) Certification of licensure, on forms provided by the Department, from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, if applicable, stating:
    - A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance in that jurisdiction;
    - B) A description of the examination in that jurisdiction; and
    - C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) The Department, upon recommendation of the Board, has determined that individuals who hold the certification of a Certified Clinical Mental Health Counselor (CCMHC) based on examination meet the education, experience and examination requirements for licensure as a Clinical Professional Counselor.
- c) The Department, upon recommendation of the Board, has determined that individuals who hold a Certified Master AODA Counselor (CMADC) certification from the Illinois Alcohol and Other Drug Abuse Professional Certification Association (IODAPCA) meet the education and experience requirements to be eligible to sit for the examination. An applicant shall submit a CMADC certification from IODAPCA in lieu of the documents required in subsections (a)(1) and (2). Applicants will be required to pass the examination set forth in Section 1375.150.

- d) The Department, upon recommendation of the Board, has determined that the individuals who hold a certification from the following groups meet the education requirements to be eligible to sit for the



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

examination.

- 1) Clinical Member of the American Association for Marriage and Family Therapy (AAMFT)
- 2) Fellow or Diplomate of the American Association of Pastoral Counselors (AAPC)
- 3) Type 73 certificate issued by the Illinois State Board of Education as a School Counselor, School Social Worker or Social psychologist

An applicant shall submit the certification in lieu of the documents required for education. The applicant shall submit proof of experience and pass the examination set forth in Section 1375.150.

- e) The Department, upon recommendation of the Board, has determined that individuals who hold certification from Certified Rehabilitation Counselor (CRC) meet the education requirements for licensure. Proof of experience and education would need to be submitted. Individuals who received their CRC certification after January 1992 have been determined to meet the education and examination requirements. Proof of experience would need to be submitted.

- f) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department or the Board because of lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking licensure shall be requested to:
  - 1) Provide such information as may be necessary; and/or
  - 2) Appear for an interview before the Board to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information.

### Section 1375.130 Professional Experience for Licensure as a Clinical Professional Counselor Beginning January 1, 1999

Beginning January 1, 1999, professional counseling experience shall be obtained as set forth below:

- a) A person holding a master's degree in counseling, rehabilitation counseling, psychology or similar degree program shall have completed the equivalent of 2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor subsequent to the degree.
- b) A person holding a doctorate in counseling, rehabilitation counseling, psychology or similar degree program shall have completed the equivalent of 2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor at least one year of which is subsequent to the degree. Internships may count toward professional experience.
- c) A qualified supervisor means any person who is a licensed clinical professional counselor, licensed clinical social worker, licensed clinical psychologist, or psychiatrist as defined in Section 1-121 of the Mental Health and Developmental Disabilities Code. If supervision took place outside Illinois, the supervisor shall be a master's level

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

or doctoral level counselor engaged in clinical professional counseling. The supervisor shall hold a license if the jurisdiction in which the supervisor practices requires licensure.

- d) One year of experience shall be a maximum of 1680 clock hours obtained in not less than 48 weeks including 960 clock hours of direct face to face service to clients. Part time experience shall be counted toward the experience requirement.

- e) For purposes of this Section, supervised experience shall be experience obtained under a qualified supervisor as defined in Section 10 of the Act and entail the provision of professional counseling and mental health services defined in Section 10 of the Act.

- 1) The supervisor shall have met with the applicant at least one hour each week. The supervision means the review of counseling and case management.
- 2) The experience shall have been evaluated by the supervisor as satisfactory or better.

- f) Face to face supervision does not include mail, telefax, phone or other such electronic devices.

- g) Acceptable modes for supervision of direct client contact are as follows:

- 1) Individual supervision: the supervisory session is conducted by an approved supervisor with one or two counselors present.
- 2) Group supervision: the supervisory session is conducted by an approved supervisor with no more than 5 counselors present.

- h) The counseling activities must be performed pursuant to the supervisor's order, control, oversight, guidance and full professional responsibility.

- i) A qualified supervisor may be provided at the applicant's place of work or may be hired by the applicant to provide supervision.

- j) The following activities are not acceptable clinical supervision:

- 1) Peer supervision.
- 2) Administrative supervision. For example, clinical practice performed under administrative rather than clinical supervision of an institutional director or executive.
- 3) A primarily didactic process wherein techniques or procedures are taught in a classroom, workshop or seminar.
- 4) Consultation, staff development, or orientation to a field or program, or role-playing of family interrelationships as a substitute for current clinical practice in an appropriate clinical situation.

### Section 1375.135 Clinical Professional Counselor Licenses for Clinical Psychologists and Clinical Social Workers

An individual who holds an active license as a clinical psychologist in Illinois pursuant to the Clinical Psychologist Licensing Act [225 ILCS 15] or as a clinical social worker pursuant to the Clinical Social Work and Social Practice Act [225 ILCS 20] shall be issued a license as a clinical professional counselor without examination as provided in Section 45(d) of the Act upon



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

payment of the fee required in Section 60(a) of the Act.

**Section 1375.140 Approved Clinical Professional Counseling Programs**

a) On or before December 31, 1998, the Department, upon recommendation of the Board shall approve similar degree programs that meet the following requirements:

- 1) Master's degrees shall be approved by a regionally accredited institution of higher education. Doctoral degrees shall be accredited by an accrediting agency recognized by the U.S. Department of Education.
- 2) The program shall be 2 academic years and shall require an individual to complete a minimum of 30 semester hours or equivalent quarter hours in any of the following 10 core areas:
  - A) Human Growth and Development and Maladaptive Behavior
  - B) Counseling Theory
  - C) Counseling Techniques
  - D) Group Dynamics, Processing and Counseling
  - E) Appraisal of Individuals
  - F) Research and Evaluation
  - G) Professional, Legal and Ethical Responsibilities relating to professional counseling, especially as related to Illinois law

H) Social and Cultural Foundations

I) Lifestyle and Career Development

J) Practicum

b) Beginning January 1, 1999, the Department shall, upon the recommendation of the Professional Counselor Examining and Disciplinary Board, approve counseling, rehabilitation counseling, psychology or similar degree programs at the master's or doctoral level if the program meets the following requirements:

- 1) The institution is a regionally accredited institution of higher education. Doctoral degrees shall be accredited by an accrediting agency recognized by the U.S. Department of Education.
- 2) The programs, wherever they may be administratively housed, must be clearly identified and labeled as offering counseling, rehabilitation counseling or psychology programs. Such a program must specify in institutional catalogues and brochures its intent to educate and train counselors.
- 3) The program is an organizational entity within the institution.
- 4) The program has an integrated, organized sequence of study.
- 5) The program must be 2 academic years in length and require an individual to complete a minimum of 48 semester hours or equivalent quarter hours with a minimum of one course in each of the following areas:
  - A) Human Growth and Development
  - B) Counseling Theory
  - C) Counseling Techniques

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

- D) Group Dynamics, Processing and Counseling
- E) Appraisal of Individuals
- F) Research and Evaluation
- G) Professional, Legal and Ethical Responsibilities relating to professional counseling, especially as related to Illinois law

H) Social and Cultural Foundations

I) Lifestyle and Career Development

J) Practicum/Internship

K) Substance Abuse

L) Maladaptive Behavior and Psychopathology

M) Family Dynamics

- 6) The program has faculty responsible for the program and has a sufficient number of full-time instructors to make certain that the educational obligations to the student are fulfilled. The faculty must have degrees in their area(s) of teaching from professional colleges and institutions;
- 7) The program has an identifiable body of students who are matriculated in that program for a degree.

c) Reevaluation of an Approved Program

- 1) The Department may reevaluate any approved program at any time if it has reason to believe that the program has failed to continue to satisfy the minimum requirements of this Section or that its decision was based upon false, deceptive or incomplete information.
- 2) A program whose approval is being reevaluated by the Committee shall be given at least 15 days written notice prior to any recommendation by the Board and may either submit written comments or request a hearing before the Board.

- d) For the purposes of this Section, course shall be defined as an integrated, organized course of study that encompasses a minimum of one school term. No correspondence courses may be used to satisfy the core courses.
- e) The Department, upon recommendation of the Board, has determined that all master's degree and doctoral programs in professional counseling that are accredited by the Council for Accreditation of Counseling and Related Educational Programs (CACREP), the Council on Rehabilitation Education (CORE) and doctoral programs in psychology approved by the American Psychological Association and the Council for the National Registry of Health Service Providers are approved programs.

- f) Individuals applying for licensure as a clinical professional counselor who have not graduated from a master's or doctoral program approved by the Department shall submit their transcripts and program materials to the Department for evaluation by the Board to determine if they meet the requirements of this Section.
- g) Individuals applying for licensure above who are deficient in any of the content areas set forth in subsection (b)(5) may complete any one or all of these courses in a counseling program. The applicant will be required to submit proof to the Department that he or she has

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

passed such a course(s) and/or the experience. Proof shall include, but not be limited to, curriculum, practicum, and program materials, internship handbook and course materials.

**Section 1375.150 Examination - Clinical Professional Counselor**

- a) Prior to September 5, 1998, the examination for licensure as a clinical professional counselor shall be the National Clinical Mental Health Counseling Examination (NCMHCE).
- b) After September 5, 1998, the examination for licensure as a clinical professional counselor shall be the National Counseling Examination (the Examination) of the National Board for Certified Counselors (NBCC) and the National Certified Mental Health Counseling Examination.
- c) The passing score on the examination shall be the passing score established by the testing entity.
- d) The Department also shall accept passage of the Certified Rehabilitation Counselor Examination of the Commission on Rehabilitation Counselor Certification (CRCC).

**Section 1375.160 Endorsement - Clinical Professional Counselor**

- a) Each applicant seeking licensure as a clinical professional counselor under Section 70 of the Act shall file an application with the Department on forms provided by the Department. The application shall include:
  - 1) On or before December 31, 1998
    - A) Certification of education from a master's degree in counseling, rehabilitation counseling or psychology from a regionally accredited institution, or certification of education and an official transcript from a similar master's degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 units of acceptable experience (2 years full-time satisfactory supervised employment working as a clinical professional counselor under the direction of a qualified supervisor or 4 years working as a clinical professional counselor independent of the direction of a qualified supervisor) subsequent to the degree as defined in Section 1375.100(a)(2) of this Part); or
    - B) Certification of education and an official transcript from a doctoral degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 units of acceptable experience (2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor or 4 years working as a clinical professional counselor independent of the direction of a qualified supervisor) subsequent to the degree as defined in Section 1375.100(a)(2) of this Part); or

- B) Certification of education and an official transcript from a doctoral degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 units of acceptable experience (2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor or 4 years working as a clinical professional counselor independent of the direction of a qualified supervisor) subsequent to the degree as defined in Section 1375.100(a)(2) of this Part); or

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

counselor independent of the direction of a qualified supervisor, as defined in Section 1375.100(a)(2)).  
2) Beginning January 1, 1999

- A) Certification of education and an official transcript from a master's degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 years full-time satisfactory supervised employment or experience working as a clinical professional counselor under the direction of a qualified supervisor, subsequent to the degree, as defined in Section 1375.130 of this Part; or
- B) Certification of education and an official transcript from a doctoral degree in counseling, rehabilitation counseling, psychology or similar degree program as defined in Section 1375.140 of this Part and completion of the equivalent of 2 years of full-time satisfactory supervised experience working as a clinical professional counselor under the direction of a qualified supervisor, as defined in Section 10 of the Act, at least one year of which is subsequent to the degree.
- 3) A complete work history since receipt of the master's or doctorate degree.
- 4) Successful completion of the clinical professional counseling examination set forth in Section 1375.150 of this Part.
- 5) The required fee set forth in Section 60(1) of the Act.
- 6) Certification of licensure, on forms provided by the Department, from the state or territory of the United States in which an applicant was originally licensed and the state in which the applicant predominantly practices and is currently licensed, if applicable, stating:
  - A) The time during which the applicant was licensed in that jurisdiction, including the date of the original issuance in that jurisdiction;
  - B) A description of the examination in that jurisdiction; and
  - C) Whether the file on the applicant contains any record of disciplinary actions taken or pending.
- b) The Department, upon recommendation of the Professional Counselor Licensing and Disciplinary Board (the Board), shall issue a license if a review of the application indicates that the application meets the requirements set forth in subsections (a)(1) or (2) above.

**Section 1375.170 Restoration - Clinical Professional Counselor**

- a) Any clinical professional counselor whose license has expired or has been placed on inactive status for 5 years or less may have the license restored by paying the fees required by Section 60(c) of the Act.
- b) Any person seeking restoration of a license that has been expired or placed on inactive status for more than 5 years shall file an

## DEPARTMENT OF PROFESSIONAL REGULATION

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED RULES

## NOTICE OF ADOPTED RULES

application, on forms supplied by the Department, together with the fee required by Section 60(d) of the Act. The applicant shall also submit either:

- 1) Certification of active practice in another jurisdiction. Such certification shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the licensee was authorized to practice during the term of said active practice; or
  - 2) An affidavit attesting to military service as provided in Section 60(d) of the Act; or
  - 3) Proof of passage of the National Counselor Examination (NCE), the Certified Rehabilitation Counselor Examination or the Certified Clinical Mental Health Counselor (CCMHC) during the period the license was lapsed or on inactive status.
- c) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department because of a lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking restoration of a license shall be required to:
- 1) Provide such information as may be necessary; and/or
  - 2) Appear for an interview before the Board to explain such discrepancies or conflicts in information or clear up any relevance or sufficiency, clarify information or clear up any discrepancies or conflicts in information. Upon recommendation of the Board and approval by the Department, an applicant shall have the license restored.

## SUBPART C: GENERAL

## Section 1375.200 Renewals

- a) The first renewal period for licensure under the Act shall be March 31, 1997. Thereafter, every license issued under the Act shall expire on March 31 of odd numbered years. The holder of a license may renew such license during the month preceding the expiration date by paying the fee set forth in Section 60(d) of the Act.
- b) It is the responsibility of each licensee to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee or to renew one's license.
- c) Practicing or offering to practice on a license that has expired shall be considered unlicensed activity and shall be grounds for discipline pursuant to Section 80 of the Act.

## Section 1375.210 Inactive Status

- a) Licensed professional counselors and clinical professional counselors who notify the Department, on forms provided by the Department, may place their licenses on inactive status and shall be excused from paying renewal fees until they notify the Department in writing of the

- b) Any licensed professional counselor and clinical professional counselor seeking restoration from inactive status shall do so in accordance with Section 1275.80 or 1275.170 of this Part.
- c) No professional counselor or clinical professional counselor whose license is on inactive status shall use the title "licensed professional counselor" or "licensed clinical professional counselor". Any person violating this subsection shall be considered to be practicing without a license and shall be subject to the disciplinary provisions of the Act.

## Section 1375.230 Granting Variances

- a) The Director of the Department may grant variances from this Part in individual cases when he/she finds that:
  - 1) The provision from which the variance is granted is not statutorily mandated;
  - 2) No party will be injured by the granting of the variance; and
  - 3) The rule from which the variance is granted would, in the particular case, be unreasonable or unnecessarily burdensome.
- b) The Director shall notify the Board of the granting of such variance, and the reasons therefor, at the next meeting of the Board.



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

1) Heading of the Part: Physician Assistant Practice Act of 1987

2) Code Citation: 68 Ill. Adm. Code 1350

3) Section Numbers: Adopted Action:

1350.10 Repealed  
 1350.20 Amendment  
 1350.30 Amendment  
 1350.40 Amendment  
 1350.50 Amendment  
 1350.60 Amendment  
 1350.70 Repealed  
 1350.80 Amendment  
 1350.90 Amendment  
 1350.100 Amendment  
 1350.110 Amendment  
 1350.115 Amendment  
 1350.116 New Section  
 1350.117 New Section  
 1350.120 Amendment

4) Statutory Authority: Physician Assistant Practice Act of 1987 [225 ILCS 95].

5) Effective Date of Amendments: December 12, 1994

6) Does this rulemaking contain an automatic repeal date? No

7) Do these Rules contain incorporations by reference? No

8) Date Filed in Agency's Principal Office: December 6, 1994

9) Date Notice of Proposal Published in Illinois Register: December 27, 1993, at 17 Ill. Reg. 21966

10) Has JCAR issued a Statement of Objections to these Rules? No

11) Difference(s) between proposal and final version:

Language was returned to Section 1350.80(g) to provide that in the event the supervising physician is not present in the same facility as the physician assistant, the supervising physician should be within reasonable travel distance from the facility so that the supervising physician can personally assure the proper care of his/her patients.

In Section 1350.20, in the definition of "Alternate Supervising Physician," language was added stating that this part in no way limits the reasonable number of alternate supervising physicians. Also, where

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

appropriate, references to "alternate supervising physician" were changed to "alternate supervising physician(s)".

Section 1350.40 was modified to recognize the fact that not all individuals whom the National Commission on the Certification of Physician Assistants (NCCPA) certifies are graduates from a physician assistant program. However, the rules still require the applicant to submit certification of education from whatever program they graduated.

Numerous style, grammar and filing changes also were made.

12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

13) Will these Rules replace Emergency Rules currently in effect? No

14) Are there any Amendments pending on this Part? No

15) Summary and Purpose of Amendments: This rulemaking updates the Rules to make them consistent with the Physician Assistant Practice Act of 1987. Outdated material is removed and new Sections are added to provide for the restoration of licenses that have expired and for licensure by endorsement in Illinois for physician assistants licensed in other jurisdictions.

16) Information and questions regarding these Adopted Amendments shall be directed to:

Department of Professional Regulation  
 Attention: Jean Courtney  
 320 West Washington, 3rd Floor  
 Springfield, Illinois 62786  
 217/785-0800 Fax: 217/782-7645

The full text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

## TITLE 68: PROFESSIONS AND OCCUPATIONS

## CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION

## SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

THE PHYSICIAN'S PHYSICIAN ASSISTANTS ASSISTANT PRACTICE ACT  
OF 1987

Section  
1350.10 Statutory Authority [Repealed]  
1350.20 Definitions

1350.30 Approved Programs of Instruction--National Certification

1350.40 Application for Certification Licensure

1350.50 Temporary Certificate

1350.60 Identification

1350.70 Permitted Tasks (Repealed)

1350.80 Supervision of Performance

1350.90 Scope and Function

1350.100 Notification of Employment

1350.110 Employment by a Professional Corporation or Partnership

1350.115 Renewals

1350.116 Restoration

1350.117 Endorsement

1350.120 Granting Variances

AUTHORITY: Implementing Section 9 of the Physician Assistant Practice Act of 1987 [225 ILCS 95] and authorized by Section 60(7) of the Civil Administrative Code of Illinois [20 ILCS 2105/60(7)].

SOURCE: Adopted at 4 Ill. Reg. 34, p. 200, effective August 13, 1980; codified at 5 Ill. Reg. 11051; amended at 5 Ill. Reg. 14171, effective December 3, 1981; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; amended at 8 Ill. Reg. 3027, effective February 29, 1984; transferred from Chapter I, 68 Ill. Adm. Code 350 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1350 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2960; amended at 18 Ill. Reg. 18046, effective DEC 12 1994.

Section 1350.10 Statutory Authority (Repealed)

These rules are promulgated pursuant to Section 9 of the Physician's Assistants Practice Act; (Ill. Rev. Stat.: 1963; ch. 111; par. 4760)

(Source: Repealed. at 18 Ill. Reg. 18046, effective

DEC 12 1994)

Section 1350.20 Definitions

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

"Act" means the Physician Assistant Practice Act of 1987 [225 ILCS 95].

"Advisory Committee" means the Physician Assistant Advisory Committee to the Medical Licensing Board.

"Alternate Supervising Physician" means a physician designated by the supervising physician in accordance with Section 4(8) of the Act. The alternate supervising physician shall maintain all the same responsibilities as the supervising physician. Nothing in this Part shall be construed as to limit the reasonable number of alternate supervising physicians provided they are designated by the supervising physician. (Section 4 of the Act [225 ILCS 95/4])

"Department" means the Department of Professional Regulation of the State of Illinois.

"Disciplinary Board" means the Medical Disciplinary Board established pursuant to Section 7 of the Medical Practice Act [225 ILCS 60].

"Committee" means the Medical Examining Committee of the Department as provided in the Civil Administrative Code of Illinois.

"Licensing Board" means the Medical Licensing Board established pursuant to Section 8 of the Medical Practice Act.

"Physician Assistant" means a person licensed by the Department and who practices in accordance with the provisions set forth in the Physician Assistant Practice Act of 1987. A physician assistant is only authorized to practice within the current scope of practice of the supervising physician/alternate supervising physician and is further limited by his/her education, training and experience.

"Supervising Physician" means a person validly physician licensed to practice medicine in all of its branches under the Medical Practice Act and who is the primary supervising physician of the physician assistant in accordance with Section 4(7) of the Act.

"Medical Disciplinary Board" means the 7 member board created under Section 16-02 of the Medical Practice Act.

(Source: Amended at 18 Ill. Reg. 18046, effective DEC 12 1994)

Section 1350.30 Approved Programs of Instruction--National Certification

"Approved Programs" A program approved by the Department shall consist of one of the following:

1) A program that has been approved by or has received preliminary approval of the Committee on Allied Health Education and Accreditation of the American Medical Association, Council on Medical Education or

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

its successor agency, for the training of physician's--assistants  
physician assistants; or

- 2)b) Educational programs of the Armed Forces of the United States--Public Health Service or their successor--agencies--which that meet the criteria specified by the National Commission on Certification of Physician's Physician Assistants, or its successor agency, for eligibility to the Certifying Examination.

- b) National Certification--Required

- 1) go--be--eligible--for--certification--after--September--20--1977--an applicant--must--have--successfully--passed--the--certifying Examination--for--Assistants--to--the--Primary--Care--Physician--given--by the--National--Commission--on--Certification--of--Physician's Assistants.

- 2) Persons--certified--prior--to--September--20--1977--shall--be--required to--successfully--complete--the--certifying--Examination--for Assistants--to--the--Primary--Care--Physician--given--by--the--National Commission--on--Certification--of--Physician's--Assistants--by--March 31--1982.

(Source: Amended at 18 Ill. Reg. 18046, effective DEC 12 1994)

## Section 1350.40 Application for Certification Licensure

- a) An applicant for certification licensure as a physician's physician assistant shall file an application on forms provided by the Department together with the required fee. The applicant application shall also submit include:

- a) A recent photograph of the applicant not larger than 2 1/2 x 2 1/2 inches, which has been signed by the applicant and two Illinois licensed physicians.

- 1)b) Certification of graduation from an approved program that meets the requirements set forth in Section 1350.30 of this Part specialized course for physician's assistants, or certification from the National Commission on Certification of Physician's Assistants Physician Assistants, or its successor agency, that the applicant has substantially equivalent training and experience;

- c) A current certificate stating that the applicant is free from contagious disease signed by a licensed physician.

- d) Notification of employment as required by Section 1350.100;

- 2)e) Certification of successful completion of the Physician Assistant National Certifying Examination for Assistants to the Primary Care Physician forwarded by the National Commission on Certification of Physician's Assistants. The certification shall be forwarded to the Department from the National Commission on Certification of Physician Assistants, or its successor agency;

- 3) A complete work history since graduation from a physician assistant program;

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

- 4) Certification, on forms provided by the Department, from all states in which an applicant was licensed and is currently licensed, if applicable, stating:

- A) The time during which the applicant was licensed in that state, including the date of the original issuance of the license;

- B) Whether the file on the applicant contains any record of disciplinary actions taken or pending;

- 5) The fee required in Section 18(1) of the Act.

- b) A physician assistant license will be issued when the applicant meets the requirements set forth above. However, a physician assistant may not practice until a notice of employment has been filed in accordance with Section 1350.100 of this Part.

(Source: Amended at 18 Ill. Reg. 18046, effective DEC 12 1994)

## Section 1350.50 Temporary Certificate

- a) A person who desires to obtain a temporary certificate shall file an application on forms supplied by the Department and shall submit a person may obtain a temporary certificate pursuant to Section 14 of the Act by filing an application for physician assistant licensure in accordance with Section 1350.40. In lieu of the certification of successful completion of the examination required in Section 1350.40(a)(2), the applicant shall submit:

- 1) proof of admission to the Physician Assistant National Certifying Examination for Assistants to the Primary Care Physician given by the National Commission on Certification of Physician's Physician Assistants or its successor agency; and
- 2) An authorization to release examination scores from the National Commission on Certification of Physician Assistants, or its successor agency, to the Department.

- b) Qualified applicants shall receive a temporary certificate which shall be valid until:

- 1) Notification of failure of the examination;

- 2) Certification from the National Commission on Certification of Physician Assistants of passage of the examination, at which time the physician assistant license will be issued; or

- 3) 15 months has elapsed.

- b) Qualified applicants shall receive a temporary certificate which shall be valid until the results of the examination are reported, but not to exceed 15 months;

- c) A physician assistant may not practice on a temporary certificate until a notice of employment has been filed in accordance with Section 1350.100 of this Part.

(Source: Amended at 18 Ill. Reg. 18046, effective DEC 12 1994)



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

## Section 1350.60 Identification

- a) When rendering medical services, a physician's physician assistant shall at all times wear an identification badge on an outer garment and in plain view, which shall state the physician assistant's name and title.
- b) ~~Each person being attended by a physician's assistant shall be so informed. Each person shall be informed that he/she is being treated by a physician assistant and shall be provided with the name of the supervising physician or alternate supervising physician.~~

(Source: Amended at 18 Ill. Reg. **18046**, effective **DEC 12 1994**)

## Section 1350.70 Permitted Tasks (Repealed)

- a) ~~The physician's assistant shall, under the Supervising Physician's supervision, augment the Supervising Physician's data by gathering abilities in order to assist such Supervising Physician in reaching decisions and instituting care plans for the patients of the Supervising Physician.~~
- b) ~~The physician's assistant may perform, under the direct supervision of such Supervising Physician, only such procedures and other tasks as are usually performed within the normal scope and characteristics of the Supervising Physician's practice.~~

(Source: Repealed at 18 Ill. Reg. **18046**, effective **DEC 12 1994**)

## Section 1350.80 Supervision of Performance

- a) ~~The Supervising Physician shall provide direct supervision of the activities of the physician's assistant to insure that the Supervising Physician's directions and advice are in fact being carried out. The Supervising Physician shall personally review and interpret each patient's medical problems and the historical and physical data with respect thereto furnished to him by a physician's assistant.~~
- b) ~~Direct supervision shall be interpreted as the Supervising Physician being present in the same facility as the supervised physician's assistant except as provided in subsection (g) below.~~
- c) ~~The physician's assistant may not charge patients for services rendered. These services may be billed by the employer of the physician's assistant.~~
- d) ~~No physician may employ more than one physician's assistant and no physician's assistant may be under the direct supervision of more than one physician.~~
- e) ~~Alternate Supervising Physician~~
- f) ~~In the absence of the Supervising Physician, an alternate Supervising Physician designated as required under Rule X-f68~~

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

- ~~111-Adm-Code-1350-1007, may supervise a physician's assistant, provided that a physician's assistant shall be limited to the care of patients of the Primary Supervising Physician and all other supervision requirements shall apply to the alternate Supervising Physician.~~
- 2) ~~the alternate Supervising Physician shall not supervise any other physician's assistant as a Supervising Physician or as an alternate Supervising Physician.~~
- f) ~~The Supervising Physician must satisfy himself as to the ability and competence of the physician's assistant with due regard to the safety of the patient and in keeping with sound accepted medical practice.~~
- g) ~~In the event that the Supervising Physician is not present in the same facility as the supervised physician's assistant, the Supervising Physician should be within reasonable travel distance from the facility so that the Supervising Physician can personally assure the proper care of his patients.~~

- a) The supervising physician/alternate supervising physician shall maintain the final responsibility for the care of the patient and the performance of the physician assistant.
- b) Delegated procedures and tasks performed by the physician assistant shall be within the current scope of practice of the supervising physician or designated alternate supervising physician with whom the physician assistant is working at the time.
- c) The supervising physician shall supervise only one physician assistant. However, a physician assistant shall be able to hold more than one professional position.
- d) Any time the supervising physician is unable to provide the appropriate supervision to the physician assistant, he/she shall designate an alternate supervising physician to provide such supervision. The name(s) of the alternate supervising physician(s) shall be identified in the guidelines established by the supervising physician. If the supervising physician will be unable to supervise the physician assistant for more than 30 days, he/she shall notify the Department, on forms prescribed by the Department. Failure of the supervising physician to notify the Department shall be grounds for discipline of the physician's license.
- e) When under supervision of an alternate supervising physician, the physician assistant may carry out those duties that are contained within the established guidelines of the physician/physician assistant team. An alternate supervising physician shall be subject to the same supervision responsibilities as the supervising physician.
- f) It is the responsibility of the supervising physician to direct and review the work, records and practice of the physician assistant on a timely basis to ensure that appropriate directions are given and understood and that appropriate treatment is being rendered.
- g) In the event that the supervising physician is not present in the same facility as the physician assistant, the supervising physician should be within reasonable travel distance from the facility so that the

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

supervising physician can personally assure the proper care of his/her patients.

- h) The supervising physician shall have full authority and responsibility to direct, supervise and limit the role of a physician assistant. Nothing contained herein shall be deemed to alter the fact that a physician assistant shall continue to bear responsibility for his/her actions to the extent that the physician assistant fails to comply with physician directives or is not carrying out those directives in a professional and appropriate manner in conformance with his/her training.

- i) The physician assistant shall only work under the direction of the current supervising physician or alternate supervising physician and may undertake patient care responsibilities only for the patients of the supervising physician or alternate supervising physician.

(Source: Amended at 18 Ill. Reg. **18046**, effective  
DEC 12 1994)

## Section 1350.90 Scope and Function

The physician's assistant may provide only those services to the extent that each category is appropriate to the specialty or normal scope and characteristics of the practice of the Supervising Physician:

- a) Ellicit a detailed and accurate history, perform an appropriate examination, and record and present data in a manner meaningful to the physician;
- b) Perform and/or assist in the performance of routine laboratory and related studies as considered appropriate by the Supervising Physician for a specific practice setting or specialty practice such as the drawing of blood samples, performance of urinalyses, and the taking of electrocardiographic tracings;
- c) Perform routine therapeutic procedures such as injections, immunizations, dressing of wounds, and sutural removal;
- d) Instruct patients regarding health matters such as diet, disease therapy, normal growth and development;
- e) Where permitted by hospital and/or extended care facilities and by laws, rules and regulations and licensure regulations, assist the physician in the institutional setting by making patient rounds, recording patient progress notes accurately and appropriately transcribing specified orders at the direction of the Supervising Physician, assisting the Supervising Physician in operative procedures and completing and recording detailed narrative case summaries;
- f) Facilitate the Supervising Physician's referral of appropriate patients by maintenance of an awareness of the various health facilities, agencies and resources of the community.

- a) A physician assistant may provide medical/surgical services delegated to him/her by the supervising physician(s) when such services are within his/her skills and within the current scope of practice of the

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

supervising physician/alternate supervising physician and are provided under the supervision and direction of the supervising physician/alternate supervising physician.

- b) The physician/physician assistant team shall establish written guidelines that are individual to the physician assistant in the practice setting and keep those guidelines current and available in the supervising physician's office or location where the physician assistant is practicing.

(Source: Amended at 18 Ill. Reg. **18046**, effective  
DEC 12 1994)

## Section 1350.100 Notification of Employment

- a) A physician's physician assistant shall not perform any medical procedure or other task delegated by a Supervising Physician until written notice of the employment and the assumption of supervisory control of such the physician's physician assistant by the Supervising Physician supervising physician is made received and acknowledged by the Department, and such filing is acknowledged by the Department. In addition, if an alternate Supervising Physician supervising physician(s) will be supervising a physician's physician assistant in the absence of the primary Supervising Physician supervising physician, as provided in Rule-VIII, Section-5-(60-III-Adm-Code-1350.80(f)), such alternate Supervising Physician the alternate supervising physician(s) shall be designated on the same forms.

- b) If a physician's physician assistant ceases to be in the supervisory control of the Supervising Physician supervising physician whose notice of employment is currently on file with the Department, such the Supervising Physician supervising physician shall give written notice to the Department within 10 days after of such the termination postmarked no later than 72 hours after the date upon which such of employment or supervisory control ceased. The Department shall be notified in the same manner of any change of the alternate Supervising Physician supervising physician.

(Source: Amended at 18 Ill. Reg. **18046**, effective  
DEC 12 1994)

## Section 1350.110 Employment by a Professional Corporation or Partnership

Whenever a physician's physician assistant is employed by a Supervising Physician supervising physician who is a member of a professional corporation or partnership or whenever the Supervising Physician supervising physician or the physician's physician assistant is an employee of a professional corporation or partnership, such the Supervising Physician supervising physician shall maintain the responsibility for supervision of the physician assistant and for the care and treatment of the persons attended by the



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

physician assistant, not be relieved of the responsibility for the care and treatment of persons attended by such physician's assistant under the supervision of the supervising physician. Responsibility for such supervision cannot be transferred to such corporation or partnership.

(Source: Amended at 18 Ill. Reg. **18046**, effective **DEC 12 1994**)

## Section 1350.115 Renewals

- a) All licenses ~~certificates~~ issued under the Act shall expire on March 1 of each even-numbered year. The holder of a ~~certificate~~ of registration license may renew such ~~certificate~~ the license during the month preceding the expiration date thereof by paying the required fee.

1) The licensee shall indicate on the renewal application the name(s) of the supervising physician(s) and alternate supervising physician(s), if applicable.

2) If the supervising physician(s) and/or alternate supervising physician(s) indicated on the renewal application is different from that on file with the Department, a current Notification of Employment shall be filed pursuant to Section 1350.100.

- b) It is the responsibility of each ~~registrant~~ physician assistant to notify the Department of any change of address. Failure to receive a renewal form from the Department shall not constitute an excuse for failure to pay the renewal fee.

c) Practice on an expired license shall be considered unlicensed practice and shall be grounds for discipline pursuant to Section 21 of the Act.

(Source: Amended at 18 Ill. Reg. **18046**, effective **DEC 12 1994**)

## Section 1350.116 Restoration

- a) A person seeking restoration of a license that has expired for less than three (3) years shall have the license restored upon payment of all lapsed renewal fees required by Section 18 of the Act.

b) A person seeking restoration of a license that has been placed on inactive status for less than three (3) years shall have the license restored upon payment of the current renewal fee.

c) A person seeking restoration of a license after it has expired or been placed on inactive status for three (3) years or more shall file an application, on forms supplied by the Department, including the applicant's work history since the license expired and the fee required by Section 18 of the Act. The person shall also submit either:

- 1) Sworn evidence of active practice in another jurisdiction. Such evidence shall include a statement from the appropriate board or licensing authority in the other jurisdiction that the registrant

## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

was authorized to practice during the term of said active practice; or

2) An affidavit attesting to military service as provided in Section 15 of the Act; or

3) Successful completion of the examination administered by and proof of current certification from the National Commission on the Certification of Physician Assistants or its successor agency.

- d) When the accuracy of any submitted documentation or the relevance or sufficiency of the course work or experience is questioned by the Department because of a lack of information, discrepancies or conflicts in information given or a need for clarification, the applicant seeking restoration of a license shall be requested to:

1) Provide such information as may be necessary; and/or

2) Appear for an interview before the Advisory Committee to explain such relevance or sufficiency, clarify information or clear up any discrepancies or conflict in information. Upon the recommendation of the Licensing Board and approval by the Director, an applicant shall have the license restored or will be notified in writing of the reason for the denial of the application.

e) A physician assistant license will be issued when the applicant meets the requirements set forth above. However, a physician assistant may not practice until a notice of employment has been filed in accordance with Section 1350.100 of this Part.

(Source: Amended at 18 Ill. Reg. **18046**, effective **DEC 12 1994**)

## Section 1350.117 Endorsement

- a) An applicant for licensure as a physician assistant who is licensed under the laws of another state shall file an application with the Department which shall include:

1) A certification from all states in which the applicant was licensed and is currently licensed, stating:

A) The time during which the applicant was licensed in that jurisdiction; and

B) Whether the file on the applicant contains any record of any disciplinary actions taken or pending;

2) A complete work history indicating all employment since graduation from a program that meets the requirements set forth in Section 1350.30;

3) Certification of successful completion of the Physician Assistant National Certifying Examination given by the National Commission on Certification of Physician Assistants, or its successor agency;

4) The required fee set forth in Section 18(1) of the Act.

b) The Department shall examine each endorsement application to determine



## DEPARTMENT OF PROFESSIONAL REGULATION

## NOTICE OF ADOPTED AMENDMENT(S)

whether the requirements in the other state at the date of licensing were substantially equivalent to the requirements then in force in this State and whether the applicant has otherwise complied with the Act. The Department shall either issue a license by endorsement or notify the applicant of the reasons for the denial of the application.

c) A physician assistant license will be issued when the applicant meets the requirements set forth above. However, a physician assistant may not practice until a notice of employment has been filed in accordance with Section 1350.100 of this Part.

(Source: Added at 18 Ill. Reg. 18046, effective DEC 12 1994)

## Section 1350.120 Granting Variances

a) The Director may grant variances from these rules in individual cases where he/she finds that:

- 1) ~~the~~ The provision from which the variance is granted is not statutorily mandated;
  - 2) no-No party will be injured by the granting of the variance; and
  - 3) ~~the~~ The rule from which the variance is granted would, in the particular case, be unreasonable or unnecessarily burdensome.
- b) The Director shall notify the Medical ~~Examining-Committee~~ Licensing Board and the Advisory Committee of the granting of such variance, and the reasons therefor, at the next meeting of the Licensing Board Committee.

(Source: Amended at 18 Ill. Reg. 18046, effective DEC 12 1994)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 1) Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Numbers: Adopted Action:

140.514	Amendment
140.538	Amendment
140.850	Repeal
140.855	Repeal
140.860	Repeal
140.865	Repeal
140.870	Repeal
140.875	Repeal
140.880	Repeal
140.885	Repeal
140.890	Repeal
140.895	Repeal
140.Table K	Repeal
140.Table L	Repeal
- 4) Statutory Authority: Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, par. 12-13) [305 ILCS 5/12-13].
- 5) Effective Date of Amendments: December 19, 1994
- 6) Does this rulemaking contain an automatic repeal date? No
- 7) Do these Amendments contain incorporations by reference? No
- 8) Date Filed in Agency's Principal Office: December 19, 1994
- 9) Notice of Proposal Published in Illinois Register: June 24, 1994 (18 Ill. Reg. 9296)
- 10) Has JCAR issued a Statement of Objections to these Adopted Amendments?  
Yes
- 11) Differences between proposal and final version: The following change has been made in the proposed amendments.  
The first sentence of Section 140.514 has been revised by changing "(IDPA," to "(IDPA),".
- 12) No other changes have been made in the text of this proposed rulemaking.  
Have all the changes agreed upon by the agency and JCAR been made as indicated in the agreement letter issued by JCAR? Yes

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 13) Will these Amendments replace Emergency Amendments currently in effect?  
No
- 14) Are there any Amendments pending on this Part? Yes

Sections	Proposed Action	Illinois Register Citation
140.16	Amendment	November 4, 1994 (18 Ill. Reg. 16059)
140.19	Amendment	November 4, 1994 (18 Ill. Reg. 16059)
140.32	Amendment	November 4, 1994 (18 Ill. Reg. 16059)
140.413	Amendment	July 8, 1994 (18 Ill. Reg. 10637)
140.569	Amendment	October 7, 1994 (18 Ill. Reg. 14851)
140.645	Amendment	December 16, 1994 (18 Ill. Reg. 17865)

- 15) **Summary and Purpose of Amendments:** Section 140.514 provides requirements for physician certification and recertification to document the need for long term care services and inpatient psychiatric services. These amendments revise the time frames regarding recertifications of the need for care for Medicaid funded residents of nursing facilities, to meet current federal regulations. For skilled nursing facilities (SNF) and intermediate care facilities (ICF), such recertifications shall be required 60 days following the initial certification, and every 60 days thereafter.

Section 140.538

Section 140.538 lists certain special costs in long term care facilities which are allowable, or not allowable for reimbursement purposes. Subsection (j) references fees paid to the Department under the Medicaid assessment program, which are not an allowable cost. These amendments provide updating by the addition of Public Act 88-88, which reflects the assessment program for fiscal year 1994. These amendments were previously published on 9/17/93 at 17 Ill. Reg. 14800, along with other amendments to 89 Ill. Adm Code 140, but the amendments were subsequently suspended on October 12, 1993, and later withdrawn by the Department. Since the issues surrounding the suspension of the rules did not pertain to updating the Public Act in Section 140.538 and the amendments are still relevant, they were reproposeed.

Section 140.850 through 140.895, and 140.Table K and 140.Table L

These Sections of 89 Ill. Adm. Code 140, concerning the Medicaid Partnership Program, have been proposed for repeal. The program was a two year demonstration operated under the authority of a federal waiver, and federal regulations require such programs to be cost effective. However, program evaluation has revealed that the Medicaid Partnership Program has not functioned on a cost effective basis. Therefore, the federal waiver which expired on September 30, 1994 was not renewed, and it is necessary

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

to repeal all applicable rules.

- 16) Information and questions regarding these Adopted Amendments shall be directed to:

Name: Joanne Jones  
Address: Bureau of Rules and Regulations  
Illinois Department of Public Aid  
100 South Grand Avenue East, Third Floor  
Springfield, Illinois 62762  
Telephone: (217) 524-3215

The full text of the Adopted Amendments begins on the next page:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

TITLE 89: SOCIAL SERVICES  
CHAPTER I: DEPARTMENT OF PUBLIC AID  
SUBCHAPTER d: MEDICAL PROGRAMS

PART 140  
MEDICAL PAYMENT

## SUBPART A: GENERAL PROVISIONS

- Section  
140.1 Incorporation By Reference  
140.2 Medical Assistance Programs  
140.3 Covered Services Under The Medical Assistance Programs for AFDC, AFDC-MANG, AABD, AABD-MANG, RRP, Individuals Under Age 18 Not Eligible for AFDC, Pregnant Women Who Would Be Eligible if the Child Were Born and Pregnant Women and Children Under Age Eight Who Do Not Qualify as Mandatory Categorically Needy and Disabled Persons Under Age 21 Who May Qualify for Medicaid and In-Home Care (Model Waiver) Covered Medical Services Under AFDC-MANG for non-pregnant persons who are 18 years of age or older (Repealed)  
140.4 Covered Medical Services Under GA  
140.5 Medical Services Not Covered  
140.6 Medical Assistance Provided to Individuals Under the Age of Eighteen Who Do Not Qualify for AFDC and Children Under Age Eight  
140.7 Medical Assistance For Qualified Severely Impaired Individuals  
140.8 Medical Assistance For a Pregnant Woman Who Would Not Be Categorically Eligible for AFDC/AFDC-MANG if the Child Were Already Born Or Who Do Not Qualify As Mandatory Categorically Needy  
140.9 Medical Assistance Provided to Incarcerated Persons

## SUBPART B: MEDICAL PROVIDER PARTICIPATION

- Section  
140.11 Enrollment Conditions for Medical Providers  
140.12 Participation Requirements for Medical Providers  
140.13 Definitions  
140.14 Denial of Application to Participate in the Medical Assistance Program  
140.15 Recovery of Money  
140.16 Termination or Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program  
140.17 Suspension of a Vendor's Eligibility to Participate in the Medical Assistance Program  
140.18 Effect of Termination on Individuals Associated with Vendor  
140.19 Application to Participate or for Reinstatement Subsequent to Termination, Suspension or Barring  
140.20 Submittal of Claims  
140.21 Covered Medicaid Services for Qualified Medicare Beneficiaries (QMBs)  
140.22 Magnetic Tape Billings

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 140.23 Payment of Claims  
140.24 Payment Procedures  
140.25 Overpayment or Underpayment of Claims  
140.26 Payment to Factors Prohibited  
140.27 Assignment of Vendor Payments  
140.28 Record Requirements for Medical Providers  
140.30 Audits  
140.31 Emergency Services Audits  
140.32 Prohibition on Participation, and Special Permission for Participation  
140.33 Publication of List of Terminated, Suspended or Banned Entities  
140.35 False Reporting and Other Fraudulent Activities  
140.40 Prior Approval for Medical Services or Items  
140.41 Prior Approval in Cases of Emergency  
140.42 Limitation on Prior Approval  
140.43 Post Approval for Items or Services When Prior Approval Cannot Be Obtained  
140.71 Reimbursement for Medical Services Through the Use of a C-13 Invoice  
140.72 Voucher Advance Payment and Expedited Payments  
140.73 Drug Manual Updates (Recodified)

## SUBPART C: PROVIDER ASSESSMENTS

- Section  
140.80 Hospital Provider Fund  
140.82 Developmentally Disabled Care Provider Fund  
140.84 Long Term Care Provider Fund  
140.94 Medicaid Developmentally Disabled Provider Participation Fee Trust Fund/Medicaid Long Term Care Provider Participation Fee Trust Fund  
140.95 Hospital Services Trust Fund  
140.96 General Requirements (Recodified)  
140.97 Special Requirements (Recodified)  
140.98 Covered Hospital Services (Recodified)  
140.99 Hospital Services Not Covered (Recodified)  
140.100 Limitation On Hospital Services (Recodified)  
140.101 Transplants (Recodified)  
140.102 Heart Transplants (Recodified)  
140.103 Liver Transplants (Recodified)  
140.104 Bone Marrow Transplants (Recodified)  
140.110 Disproportionate Share Hospital Adjustments (Recodified)  
140.116 Payment for Inpatient Services for GA (Recodified)  
140.117 Hospital Outpatient and Clinic Services (Recodified)  
140.200 Payment for Hospital Services During Fiscal Year 1982 (Recodified)  
140.201 Payment for Hospital Services After June 30, 1982 (Repealed)  
140.202 Payment for Hospital Services During Fiscal Year 1983 (Recodified)  
140.203 Limits on Length of Stay by Diagnosis (Recodified)  
140.300 Payment for Pre-operative Days and Services Which Can Be Performed in an Outpatient Setting (Recodified)



## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

140.350 Copayments (Recodified)  
 140.360 Payment Methodology (Recodified)  
 140.361 Non-Participating Hospitals (Recodified)  
 140.362 Pre July 1, 1989 Services (Recodified)  
 140.363 Post July 30, 1989 Services (Recodified)  
 140.364 Prepayment Review (Recodified)  
 140.365 Base Year Costs (Recodified)  
 140.366 Restructuring Adjustment (Recodified)  
 140.367 Inflation Adjustment (Recodified)  
 140.368 Volume Adjustment (Repealed)  
 140.369 Groupings (Recodified)  
 140.370 Rate Calculation (Recodified)  
 140.371 Payment (Recodified)  
 140.372 Review Procedure (Recodified)  
 140.373 Utilization (Repealed)  
 140.374 Alternatives (Recodified)  
 140.375 Exemptions (Recodified)  
 140.376 Utilization, Case-Mix and Discretionary Funds (Repealed)  
 140.390 Subacute Alcoholism and Substance Abuse Services (Recodified)  
 140.391 Definitions (Recodified)  
 140.392 Types of Subacute Alcoholism and Substance Abuse Services (Recodified)  
 140.394 Payment for Subacute Alcoholism and Substance Abuse Services (Recodified)  
 140.396 Rate Appeals for Subacute Alcoholism and Substance Abuse Services (Recodified)  
 140.398 Hearings (Recodified)  
 SUBPART D: PAYMENT FOR NON-INSTITUTIONAL SERVICES  
 Section  
 140.400 Payment to Practitioners, Nurses and Laboratories  
 140.410 Physicians' Services  
 140.411 Covered Services By Physicians  
 140.412 Services Not Covered By Physicians  
 140.413 Limitation on Physician Services  
 140.414 Requirements for Prescriptions and Dispensing of Pharmacy Items - Physicians  
 140.416 Optometric Services and Materials  
 140.417 Limitations on Optometric Services  
 140.418 Department of Corrections Laboratory  
 140.420 Dental Services  
 140.421 Limitations on Dental Services  
 140.422 Requirements for Prescriptions and Dispensing Items of Pharmacy Items - Dentists  
 140.425 Podiatry Services  
 140.426 Limitations on Podiatry Services  
 140.427 Requirement for Prescriptions and Dispensing of Pharmacy Items - Podiatry

140.428 Chiropractic Services  
 140.429 Limitations on Chiropractic Services (Repealed)  
 140.430 Independent Laboratory Services  
 140.431 Services Not Covered by Independent Laboratory  
 140.432 Limitations on Independent Laboratory Services  
 140.433 Payment for Laboratory Services  
 140.434 Record Requirements for Independent Laboratories  
 140.435 Nurse Services  
 140.436 Limitations on Nurse Services  
 140.440 Pharmacy Services  
 140.441 Pharmacy Services Not Covered  
 140.442 Prior Approval of Prescriptions  
 140.443 Filling of Prescriptions  
 140.444 Compounded Prescriptions  
 140.445 Prescription Items (Not Compounded)  
 140.446 Over-the-Counter Items  
 140.447 Reimbursement  
 140.448 Returned Pharmacy Items  
 140.449 Payment of Pharmacy Items  
 140.450 Record Requirements for Pharmacies  
 140.452 Mental Health Clinic Services  
 140.453 Definitions  
 140.454 Types of Mental Health Clinic Services  
 140.455 Payment for Mental Health Clinic Services  
 140.456 Hearings  
 140.457 Therapy Services  
 140.458 Prior Approval for Therapy Services  
 140.459 Payment for Therapy Services  
 140.460 Clinic Services  
 140.461 Clinic Participation, Data and Certification  
 140.462 Covered Services in Clinics  
 140.463 Clinic Service Payment  
 140.464 Healthy Moms/Healthy Kids Managed Care Clinics  
 140.465 Speech and Hearing Clinics (Repealed)  
 140.466 Rural Health Clinics  
 140.467 Independent Clinics  
 140.469 Hospice  
 140.470 Home Health Services  
 140.471 Home Health Covered Services  
 140.472 Types of Home Health Services  
 140.473 Prior Approval for Home Health Services  
 140.474 Payment for Home Health Services  
 140.475 Medical Equipment, Supplies and Prosthetic Devices  
 140.476 Medical Equipment, Supplies and Prosthetic Devices for Which Payment Will Not Be Made  
 140.477 Limitations on Equipment, Supplies and Prosthetic Devices  
 140.478 Prior Approval for Medical Equipment, Supplies and Prosthetic Devices  
 140.479 Limitations, Medical Supplies  
 140.480 Equipment Rental Limitations

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

140.481 Payment for Medical Equipment, Supplies and Prosthetic Devices  
 140.482 Family Planning Services  
 140.483 Limitations on Family Planning Services  
 140.484 Payment for Family Planning Services  
 140.485 Healthy Kids Program  
 140.486 Limitations on Medichex Services (Repealed)  
 140.487 Healthy Kids Program Timeliness Standards  
 140.488 Periodicity Schedule, Immunizations and Diagnostic Laboratory Procedures  
 140.490 Medical Transportation  
 140.491 Limitations on Medical Transportation  
 140.492 Payment for Medical Transportation  
 140.495 Psychological Services  
 140.496 Payment for Psychological Services  
 140.497 Hearing Aids

## SUBPART E: GROUP CARE

Section  
 140.500 Group Care Services  
 140.502 Cessation of Payment at Federal Direction  
 140.503 Cessation of Payment for Improper Level of Care  
 140.504 Cessation of Payment Because of Termination of Facility  
 140.505 Continuation of Payment Because of Threat To Life  
 140.506 Provider Voluntary Withdrawal  
 140.507 Continuation of Provider Agreement  
 140.510 Determination of Need for Group Care  
 140.511 Long Term Care Services Covered by Department Payment  
 140.512 Utilization Control  
 140.513 Utilization Review Plan (Repealed)  
 140.514 Certifications and Recertifications of Care  
 140.515 Management of Recipient Funds--Personal Allowance Funds  
 140.516 Recipient Management of Funds  
 140.517 Correspondent Management of Funds  
 140.518 Facility Management of Funds  
 140.519 Use or Accumulation of Funds  
 140.520 Management of Recipient Funds--Local Office Responsibility  
 140.521 Room and Board Accounts  
 140.522 Reconciliation of Recipient Funds  
 140.523 Bed Reserves  
 140.524 Cessation of Payment Due to Loss of License  
 140.525 Quality Incentive Program (QUIP) Payment Levels  
 140.526 Quality Incentive Standards and Criteria for the Quality Incentive Program (QUIP) (Repealed)  
 140.527 Quality Incentive Survey (Repealed)  
 140.528 Payment of Quality Incentive (Repealed)  
 140.529 Reviews (Repealed)  
 140.530 Basis of Payment for Long Term Care Services  
 140.531 General Service Costs

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

140.532 Health Care Costs  
 140.533 General Administration Costs  
 140.534 Ownership Costs  
 140.535 Costs for Interest, Taxes and Rent  
 140.536 Organization and Pre-Operating Costs  
 140.537 Payments to Related Organizations  
 140.538 Special Costs  
 140.539 Nurse's Aide Training and Testing  
 140.540 Costs Associated With Nursing Home Care Reform Act and Implementing Regulations  
 140.541 Salaries Paid to Owners or Related Parties  
 140.542 Cost Reports-Filing Requirements  
 140.543 Time Standards for Filing Cost Reports  
 140.544 Access to Cost Reports (Repealed)  
 140.545 Penalty for Failure to File Cost Reports  
 140.550 Update of Operating Costs  
 140.551 General Service Costs  
 140.552 Nursing and Program Costs  
 140.553 General Administrative Costs  
 140.554 Component Inflation Index  
 140.555 Minimum Wage  
 140.560 Components of the Base Rate Determination  
 140.561 Support Costs Components  
 140.562 Nursing Costs  
 140.563 Capital Costs  
 140.565 Koshier Kitchen Reimbursement  
 140.566 Out-of-State Placement  
 140.567 Level II Incentive Payments (Repealed)  
 140.568 Duration of Incentive Payments (Repealed)  
 140.569 Clients With Exceptional Care Needs  
 140.570 Capital Rate Component Determination  
 140.571 Capital Rate Calculation  
 140.572 Total Capital Rate  
 140.573 Other Capital Provisions  
 140.574 Capital Rates for Rented Facilities  
 140.575 Newly Constructed Facilities (Repealed)  
 140.576 Renovations (Repealed)  
 140.577 Capital Costs for Rented Facilities (Renumbered)  
 140.578 Property Taxes  
 140.579 Specialized Living Centers  
 140.580 Mandated Capital Improvements (Repealed)  
 140.581 Qualifying as Mandated Capital Improvement (Repealed)  
 140.582 Cost Adjustments  
 140.583 Campus Facilities  
 140.584 Illinois Municipal Retirement Fund (IMRF)  
 140.590 Audit and Record Requirements  
 140.642 Screening Assessment for Long Term Care and Alternative Residential Settings and Services  
 140.643 In-Home Care Program

## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

140.645 Medical and In-Home Care for Disabled Persons Under Age 21 (Model Waiver)

140.646 Reimbursement for Developmental Training (DT) Services for Individuals with Developmental Disabilities Who Reside in Long Term Care (ICF AND SNF) and Residential (ICF/MR) Facilities

140.647 Description of Developmental Training (DT) Services

140.648 Determination of the Amount of Reimbursement for Developmental Training (DT) Programs

140.649 Effective Dates of Reimbursement for Developmental Training (DT) Programs

140.650 Certification of Developmental Training (DT) Programs

140.651 Decertification of Day Programs

140.652 Terms of Assurances and Contracts

140.680 Effective Date Of Payment Rate

140.700 Discharge of Long Term Care Residents

140.830 Appeals of Rate Determinations

140.835 Determination of Cap on Payments for Long Term Care (Repealed)

## SUBPART F: MEDICAID PARTNERSHIP PROGRAM

Section

140.850 General Description (Repealed)

140.855 Definition of Terms (Repealed)

140.860 Covered Services (Repealed)

140.865 Sponsor Qualifications (Repealed)

140.870 Sponsor Responsibilities (Repealed)

140.875 Department Responsibilities (Repealed)

140.880 Provider Qualifications (Repealed)

140.885 Provider Responsibilities (Repealed)

140.890 Payment Methodology (Repealed)

140.895 Contract Monitoring (Repealed)

140.896 Reimbursement For Program Costs (Active Treatment) For Clients In Long Term Care Facilities For The Developmentally Disabled (Recodified)

## SUBPART G: HEALTHY MOMS/HEALTHY KIDS PROGRAM

Section

140.900 Reimbursement For Nursing Costs For Geriatric Residents in Group Care Facilities (Recodified)

140.901 Functional Areas of Needs (Recodified)

140.902 Service Needs (Recodified)

140.903 Definitions (Recodified)

140.904 Times and Staff Levels (Repealed)

140.905 Statewide Rates (Repealed)

140.906 Reconsiderations (Recodified)

140.907 Midnight Census Report (Recodified)

140.908 Times and Staff Levels (Recodified)

140.909 Statewide Rates (Recodified)

140.910 Referrals (Recodified)

140.911 Basic Rehabilitation Aide Training Program (Recodified)

140.912 Interim Nursing Rates (Recodified)

140.920 General Description

140.922 Covered Services

140.924 Provider Participation

140.926 Client Eligibility

140.928 Client Enrollment and Program Components

140.930 Reimbursement

140.932 Payment Authorization for Referrals

## SUBPART H: ILLINOIS COMPETITIVE ACCESS AND REIMBURSEMENT EQUITY (ICARE) PROGRAM

Section

140.940 Illinois Competitive Access and Reimbursement Equity (ICARE) Program (Recodified)

140.942 Definition of Terms (Recodified)

140.944 Notification of Negotiations (Recodified)

140.946 Hospital Participation in ICARE Program Negotiations (Recodified)

140.948 Negotiation Procedures (Recodified)

140.950 Factors Considered in Awarding ICARE Contracts (Recodified)

140.952 Closing an ICARE Area (Recodified)

140.954 Administrative Review (Recodified)

140.956 Payments to Contracting Hospitals (Recodified)

140.958 Admitting and Clinical Privileges (Recodified)

140.960 Inpatient Hospital Care or Services by Non-Contracting Hospitals Eligible for Payment (Recodified)

140.962 Payment to Hospitals for Inpatient Services or Care not Provided under the ICARE Program (Recodified)

140.964 Contract Monitoring (Recodified)

140.966 Transfer of Recipients (Recodified)

140.968 Validity of Contracts (Recodified)

140.970 Termination of ICARE Contracts (Recodified)

140.972 Hospital Services Procurement Advisory Board (Recodified)

140.980 Elimination Of Aid To The Medically Indigent (AMI) Program

140.982 Elimination Of Hospital Services For Persons Age Eighteen (18) And Older And Persons Married And Living With Spouse, Regardless Of Age

## Medichex Recommended Screening Procedures (Repealed)

TABLE A Health Service Areas

TABLE B Capital Cost Areas

TABLE C Schedule of Dental Procedures

TABLE D Time Limits for Processing of Prior Approval Requests

TABLE E Podiatry Service Schedule

TABLE F Travel Distance Standards

TABLE G Areas of Major Life Activity

TABLE H Staff Time and Allocation for Training Programs (Recodified)

TABLE I HSA Grouping (Repealed)

TABLE J



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

TABLE K	Services Qualifying for 10% Add-On (Repealed)	
TABLE L	Services Qualifying for 10% Add-On to Surgical Incentive	Add-On
	(Repealed)	
TABLE M	Enhanced Rates for Healthy Moms/Healthy Kids Provider Services	

AUTHORITY: Implementing Article III of the Illinois Health Finance Reform Act (Ill. Rev. Stat. 1991, ch. 111 1/2, par. 6503-1 et seq.) [20 ILCS 2215/Art. III] and implementing and authorized by Articles III, IV, V, VI, VII and Section 12-13 of the Illinois Public Aid Code (Ill. Rev. Stat. 1991, ch. 23, pars. 3-1 et seq., 4-1 et seq., 5-1 et seq., 6-1 et seq., 7-1 et seq., and 12-13) [305 ILCS 5/Arts. III, IV, V, VI, VII, and 12-13].

SOURCE: Adopted at 3 Ill. Reg. 24, p. 166, effective June 10, 1979; rule repealed and new rule adopted at 6 Ill. Reg. 8374, effective July 6, 1982; emergency amendment at 6 Ill. Reg. 8508, effective July 6, 1982, for a maximum of 150 days; amended at 7 Ill. Reg. 681, effective December 30, 1982; amended at 7 Ill. Reg. 7956, effective July 1, 1983; amended at 7 Ill. Reg. 8308, effective July 1, 1983; amended at 7 Ill. Reg. 8271, effective July 5, 1983; emergency amendment at 7 Ill. Reg. 8354, effective July 5, 1983, for a maximum of 150 days; amended at 7 Ill. Reg. 8540, effective July 15, 1983; amended at 7 Ill. Reg. 9382, effective July 22, 1983; amended at 7 Ill. Reg. 12868, effective September 20, 1983; peremptory amendment at 7 Ill. Reg. 15047, effective October 31, 1983; amended at 7 Ill. Reg. 17358, effective December 21, 1983; amended at 8 Ill. Reg. 254, effective December 21, 1983; emergency amendment at 8 Ill. Reg. 580, effective January 1, 1984, for a maximum of 150 days; recodified at 8 Ill. Reg. 2483; amended at 8 Ill. Reg. 3012, effective February 22, 1984; amended at 8 Ill. Reg. 3262, effective April 9, 1984; amended at 8 Ill. Reg. 6785, effective April 27, 1984; amended at 8 Ill. Reg. 6983, effective May 9, 1984; amended at 8 Ill. Reg. 7258, effective May 16, 1984; emergency amendment at 8 Ill. Reg. 7910, effective May 22, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 7910, effective June 1, 1984; amended at 8 Ill. Reg. 10032, effective June 18, 1984; emergency amendment at 8 Ill. Reg. 10062, effective June 20, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 13343, effective July 17, 1984; amended at 8 Ill. Reg. 13779, effective July 24, 1984; Sections 140.72 and 140.73 recodified to 89 Ill. Adm. Code 141 at 8 Ill. Reg. 16354; amended (by adding sections being codified with no substantive change) at 8 Ill. Reg. 17899; peremptory amendment at 8 Ill. Reg. 18151, effective September 18, 1984; amended at 8 Ill. Reg. 21629, effective October 19, 1984; peremptory amendment at 8 Ill. Reg. 21677, effective October 24, 1984; amended at 8 Ill. Reg. 22097, effective October 24, 1984; peremptory amendment at 8 Ill. Reg. 22155, effective October 29, 1984; amended at 8 Ill. Reg. 23218, effective November 20, 1984; emergency amendment at 8 Ill. Reg. 23721, effective November 21, 1984, for a maximum of 150 days; amended at 8 Ill. Reg. 25067, effective December 19, 1984; emergency amendment at 9 Ill. Reg. 407, effective January 1, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 2697, effective February 22, 1985; amended at 9 Ill. Reg. 6235, effective April 29, 1985; amended at 9 Ill. Reg. 8677, effective May 28, 1985; amended at 9 Ill. Reg. 9564, effective June 5, 1985; amended at 9 Ill. Reg. 10025, effective June 26, 1985; emergency amendment at 9 Ill. Reg.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

11403, effective June 27, 1985, for a maximum of 150 days; amended at 9 Ill. Reg. 11357, effective June 28, 1985; amended at 9 Ill. Reg. 12000, effective July 24, 1985; amended at 9 Ill. Reg. 12306, effective August 5, 1985; amended at 9 Ill. Reg. 13998, effective September 3, 1985; amended at 9 Ill. Reg. 14684, effective September 13, 1985; amended at 9 Ill. Reg. 15503, effective October 4, 1985; amended at 9 Ill. Reg. 16312, effective October 11, 1985; amended at 9 Ill. Reg. 19138, effective December 2, 1985; amended at 9 Ill. Reg. 19737, effective December 9, 1985; amended at 10 Ill. Reg. 238, effective December 27, 1985; emergency amendment at 10 Ill. Reg. 798, effective January 1, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 672, effective January 6, 1986; amended at 10 Ill. Reg. 1206, effective January 13, 1986; amended at 10 Ill. Reg. 3041, effective January 24, 1986; amended at 10 Ill. Reg. 6981, effective April 16, 1986; amended at 10 Ill. Reg. 7825, effective April 30, 1986; amended at 10 Ill. Reg. 8128, effective May 7, 1986; emergency amendment at 10 Ill. Reg. 8912, effective May 13, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 11440, effective June 20, 1986; amended at 10 Ill. Reg. 14714, effective August 27, 1986; amended at 10 Ill. Reg. 15211, effective September 12, 1986; emergency amendment at 10 Ill. Reg. 16729, effective September 18, 1986, for a maximum of 150 days; amended at 10 Ill. Reg. 18808, effective October 24, 1986; amended at 10 Ill. Reg. 19742, effective November 12, 1986; amended at 10 Ill. Reg. 21784, effective December 15, 1986; amended at 11 Ill. Reg. 698, effective December 19, 1986; amended at 11 Ill. Reg. 1418, effective December 31, 1986; amended at 11 Ill. Reg. 2323, effective January 16, 1987; amended at 11 Ill. Reg. 4002, effective February 25, 1987; Section 140.71 recodified to 89 Ill. Adm. Code 141 at 11 Ill. Reg. 4302; amended at 11 Ill. Reg. 4303, effective March 6, 1987; amended at 11 Ill. Reg. 7664, effective April 15, 1987; emergency amendment at 11 Ill. Reg. 9342, effective April 20, 1987, for a maximum of 150 days; amended at 11 Ill. Reg. 9169, effective April 28, 1987; amended at 11 Ill. Reg. 10903, effective June 1, 1987; amended at 11 Ill. Reg. 11528, effective June 22, 1987; amended at 11 Ill. Reg. 12011, effective June 30, 1987; amended at 11 Ill. Reg. 12290, effective July 6, 1987; amended at 11 Ill. Reg. 14048, effective August 14, 1987; amended at 11 Ill. Reg. 14771, effective August 25, 1987; amended at 11 Ill. Reg. 16758, effective September 28, 1987; amended at 11 Ill. Reg. 17295, effective September 30, 1987; amended at 11 Ill. Reg. 18696, effective October 27, 1987; amended at 11 Ill. Reg. 20909, effective December 14, 1987; amended at 12 Ill. Reg. 916, effective January 1, 1988; emergency amendment at 12 Ill. Reg. 1960, effective January 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 5427, effective March 15, 1988; amended at 12 Ill. Reg. 6246, effective March 16, 1988; amended at 12 Ill. Reg. 6728, effective March 22, 1988; Sections 140.900 thru 140.912 and 140.912 and 140.912 Table I recodified to 89 Ill. Adm. Code 147.5 thru 147.205 and 147.205 and 147.205 Table B at 12 Ill. Reg. 6956; amended at 12 Ill. Reg. 6927, effective April 5, 1988; Sections 140.940 thru 140.972 recodified to 89 Ill. Adm. Code 149.5 thru 149.325 at 12 Ill. Reg. 7401; amended at 12 Ill. Reg. 7695, effective April 21, 1988; amended at 12 Ill. Reg. 10497, effective June 3, 1988; amended at 12 Ill. Reg. 10717, effective June 14, 1988; emergency amendment at 12 Ill. Reg. 11868, effective July 1, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 12509, effective July 15, 1988; amended at 12 Ill. Reg. 14271, effective August 29,

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

1988; emergency amendment at 12 Ill. Reg. 16921, effective September 28, 1988, for a maximum of 150 days; amended at 12 Ill. Reg. 16738, effective October 5, 1988; amended at 12 Ill. Reg. 17879, effective October 24, 1988; amended at 12 Ill. Reg. 18198, effective November 4, 1988; amended at 12 Ill. Reg. 19396, effective November 6, 1988; amended at 12 Ill. Reg. 19734, effective November 15, 1988; amended at 13 Ill. Reg. 125, effective January 1, 1989; amended at 13 Ill. Reg. 2475, effective February 14, 1989; amended at 13 Ill. Reg. 3069, effective February 28, 1989; amended at 13 Ill. Reg. 3351, effective March 6, 1989; amended at 13 Ill. Reg. 3917, effective March 17, 1989; amended at 13 Ill. Reg. 5115, effective April 3, 1989; amended at 13 Ill. 5718, effective April 10, 1989; amended at 13 Ill. Reg. 7025, effective April 24, 1989; Sections 140.850 thru 140.896 recodified to 89 Ill. Adm. Code 146.5 thru 146.225 at 13 Ill. Reg. 7040; amended at 13 Ill. Reg. 7786, effective May 20, 1989; Sections 140.94 thru 140.398 recodified to 89 Ill. Adm. Code 148.10 thru 148.390 at 13 Ill. Reg. 9572; emergency amendment at 13 Ill. Reg. 10977, effective July 1, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 11516, effective July 3, 1989; amended at 13 Ill. Reg. 12119, effective July 7, 1989; Section 140.110 recodified to 89 Ill. Adm. Code 148.120 at 13 Ill. Reg. 12118; amended at 13 Ill. Reg. 12562, effective July 17, 1989; amended at 13 Ill. Reg. 14391, effective August 31, 1989; emergency amendment at 13 Ill. Reg. 15473, effective September 12, 1989, for a maximum of 150 days; amended at 13 Ill. Reg. 16992, effective October 16, 1989; amended at 14 Ill. Reg. 190, effective December 21, 1989; amended at 14 Ill. Reg. 2564, effective February 9, 1990; emergency amendment at 14 Ill. Reg. 3241, effective February 14, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 4543, effective March 12, 1990; emergency amendment at 14 Ill. Reg. 4577, effective March 6, 1990, for a maximum of 150 days; emergency expired August 3, 1990; emergency amendment at 14 Ill. Reg. 5575, effective April 1, 1990, for a maximum of 150 days; emergency expired August 29, 1990; emergency amendment at 14 Ill. Reg. 5865, effective April 3, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 7141, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990; emergency amendment at 14 Ill. Reg. 7249, effective April 27, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 10062, effective June 12, 1990; amended at 14 Ill. Reg. 10409, effective June 19, 1990; emergency amendment at 14 Ill. Reg. 12082, effective July 5, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 13262, effective August 6, 1990; emergency amendment at 14 Ill. Reg. 14184, effective August 16, 1990, for a maximum of 150 days; emergency amendment at 14 Ill. Reg. 14570, effective August 22, 1990, for a maximum of 150 days; amended at 14 Ill. Reg. 14826, effective August 31, 1990; amended at 14 Ill. Reg. 15366, effective September 12, 1990; amended at 14 Ill. Reg. 15981, effective September 21, 1990; amended at 14 Ill. Reg. 18057, effective October 12, 1990; amended at 14 Ill. Reg. 18057, effective October 22, 1990; amended at 14 Ill. Reg. 18508, effective October 30, 1990; amended at 14 Ill. Reg. 20478, effective December 7, 1990; amended at 14 Ill. Reg. 20729, effective December 12, 1990; amended at 15 Ill. Reg. 298, effective December 28, 1990; emergency amendment at 15 Ill. Reg. 592, effective January 1, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 1051, effective January 18, 1991; Section 140.569 withdrawn at 15 Ill. Reg. 1174; amended at 15 Ill. Reg. 6220, effective April 18, 1991; amended at 15

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Ill. Reg. 6534, effective April 30, 1991; amended at 15 Ill. Reg. 8264, effective May 23, 1991; amended at 15 Ill. Reg. 8972, effective June 17, 1991; amended at 15 Ill. Reg. 10114, effective June 21, 1991; amended at 15 Ill. Reg. 10468, effective July 1, 1991; amended at 15 Ill. Reg. 11176, effective August 1, 1991; emergency amendment at 15 Ill. Reg. 11515, effective July 25, 1991, for a maximum of 150 days; emergency amendment at 15 Ill. Reg. 12919, effective August 15, 1991, for a maximum of 150 days; emergency expired January 12, 1992; emergency amendment at 15 Ill. Reg. 16355, effective October 22, 1991, for a maximum of 150 days; amended at 15 Ill. Reg. 17318, effective November 18, 1991; amended at 15 Ill. Reg. 17733, effective November 22, 1991; emergency amendment at 16 Ill. Reg. 300, effective December 20, 1991, for a maximum of 150 days; amended at 16 Ill. Reg. 174, effective December 24, 1991; amended at 16 Ill. Reg. 1877, effective January 24, 1992; amended at 16 Ill. Reg. 3552, effective February 28, 1992; amended at 16 Ill. Reg. 4006, effective March 6, 1992; amended at 16 Ill. Reg. 6408, effective March 20, 1992; amended at 16 Ill. Reg. 6849, effective April 7, 1992; amended at 16 Ill. Reg. 7017, effective April 17, 1992; amended at 16 Ill. Reg. 10050, effective June 5, 1992; amended at 16 Ill. Reg. 11174, effective June 26, 1992; expedited correction at 16 Ill. Reg. 11348, effective March 20, 1992; emergency amendment at 16 Ill. Reg. 11947, effective July 10, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 12186, effective July 24, 1992; emergency amendment at 16 Ill. Reg. 13337, effective August 14, 1992, for a maximum of 150 days; emergency amendment at 16 Ill. Reg. 15109, effective September 21, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 15561, effective September 30, 1992; amended at 16 Ill. Reg. 17302, effective November 2, 1992; emergency amendment at 16 Ill. Reg. 18097, effective November 17, 1992, for a maximum of 150 days; amended at 16 Ill. Reg. 19146, effective December 1, 1992; amended at 16 Ill. Reg. 19879, effective December 7, 1992; amended at 17 Ill. Reg. 837, effective January 11, 1993; amended at 17 Ill. Reg. 1112, effective January 15, 1993; amended at 17 Ill. Reg. 2290, effective February 15, 1993; amended at 17 Ill. Reg. 2951, effective February 17, 1993; amended at 17 Ill. Reg. 3421, effective February 19, 1993; amended at 17 Ill. Reg. 6196, effective April 5, 1993; amended at 17 Ill. Reg. 6839, effective April 21, 1993; amended at 17 Ill. Reg. 7004, effective May 17, 1993; expedited correction at 17 Ill. Reg. 7078, effective December 1, 1992; emergency amendment at 17 Ill. Reg. 11201, effective July 1, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 15162, effective September 2, 1993, for a maximum of 150 days; emergency amendment at 17 Ill. Reg. 18152, effective October 1, 1993, for a maximum of 150 days; amended at 17 Ill. Reg. 18571, effective October 8, 1993; emergency amendment at 17 Ill. Reg. 18611, effective October 1, 1993, for a maximum of 150 days; emergency amendment suspended effective October 12, 1993; amended at 17 Ill. Reg. 20999, effective November 24, 1993; emergency amendment repealed at 17 Ill. Reg. 22583, effective December 20, 1993; amended at 18 Ill. Reg. 3620, effective February 28, 1994; amended at 18 Ill. Reg. 4250, effective March 4, 1994; amended at 18 Ill. Reg. 5951, effective April 1, 1994; emergency amendment at 18 Ill. Reg. 10922, effective July 1, 1994, for a maximum of 150 days; amended at 18 Ill. Reg. 11244, effective July 1, 1994; amended at 18 Ill. Reg. 14126, effective August 29, 1994; amended at 18 Ill. Reg. 16675, effective November 1, 1994; amended at 18 Ill. Reg. **18059**, effective



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

DEC 19 1994

## Section 140.514 Certifications and Recertifications of Care

- a) Prior to the authorization of payment by the Illinois Department of Public Aid (IDPA), a physician must certify for each applicant or recipient in a Skilled Nursing Facility (SNF), an Intermediate Care Facility (ICF), an Intermediate Care Facility for the Mentally Retarded (ICF/MR), an Intermediate Care Facility for the Mentally Retarded-Skilled/Pediatric license (ICF/MR (SNF/PED)), a Department of Mental Health and Developmental Disabilities (DMHDD) facility for psychiatric services, or a psychiatric hospital (PSYCH HOSP) that SNF, ICF, ICF/MR, ICF/MR(SNF/PED), DMHDD/PSYCH, or PSYCH HOSP services are needed.
- b) Recertifications of need for care must be conducted within the following intervals:
- 1) SNFs and ICFs:
    - A) 3660 days after the date of the initial certification; and
    - B) every 60 days thereafter. after--the date of the initial certification;
  - 2) ~~ICFs~~ 90 days after the date of the initial certification; and every 60 days thereafter.
    - A) 60 days after the date of the initial certification;
    - B) 180 days after the date of the initial certification;
    - C) 12 months after the date of the initial certification;
    - D) 18 months after the date of the initial certification;
    - E) 24 months after the date of the initial certification; and
    - F) every 12 months thereafter.
  - 3) DMHDD/PSYCHs and PSYCH HOSPs:
    - A) 60 days after the date of the initial certification; and
    - B) every 60 days thereafter.

(Source: Amended at 18 Ill. Reg. 18059, effective DEC 19 1994 )

## Section 140.538 Special Costs

- a) Transportation -- The costs of transportation that is medically necessary and is of the type reimbursed by Public Aid in addition to the routine rate is not allowable. Other types of patient related transportation costs should be classified as either administrative costs or activity costs and are allowable.
- b) Ancillary Services -- are not an allowable expenditure. Ancillary services are those services which are not explicitly required by licensing requirements. Accordingly, the definition of ancillary service differs by licensure type, particularly between SNF and ICF, as compared to ICF/MR facilities.
- c) For SNF or ICF, the following are ancillary services: occupational

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

therapy by a licensed therapist, recreational therapy by a licensed therapist, dental care, work-related programs, rehabilitation by licensed personnel, pharmacy (other than "group care restricted"), psychological services (evaluation and diagnosis/behavior modification), and academic education by licensed personnel.

d) These services, when offered by the above practitioners are ancillary services whether they are offered in the facility or outside the facility. Note, this does not include consultants or services offered by unlicensed personnel within the facility even if they relate to the above program areas.

- e) In an ICF/MR or SNF Pediatric facility the following services are ancillary: physician care, dental care -- except for dental screening, work-related programs (other than Level I Developmental Training and Level II Developmental Training as defined in Section 140.647, Description of Day Programming Service Levels), pharmacy (other than "group care restricted"), academic education, and any service for which the individual practitioner bills the Department directly or any service for which the Provider directly bills another Department or another governmental unit, including local school districts.
- f) It is the responsibility of the individual provider to obtain prior approval before rendering ancillary services. Ancillary providers must be enrolled with the Department.
- g) Oxygen in excess of one tank per patient per month is reimbursed directly rather than as part of the per diem. In order to submit claims the facility must be enrolled as a provider of oxygen.
- h) Barber and Beauty Shops -- Costs associated with barber and beauty shops are not allowable.
- i) Coffee and Gift Shops -- Costs associated with coffee and gift shops are not allowable.
- j) Assessment fees required by Public Act 87-861 or Public Act 88-88 to be paid to the Department of Public Aid are not an allowable cost for reimbursement purposes. This fee must be reported on the cost report Schedule V, Section E, Special Cost Centers, Line 42.

(Source: Amended at 18 Ill. Reg. 18059, effective DEC 19 1994 )

## SUBPART F: MEDICAID PARTNERSHIP PROGRAM

## Section 140.850 General Description (Repealed)

~~A--Medicaid--Partnership--is--a--comprehensive--health--care--delivery--network established--to--provide--medical--and--case--management--services--to--Medicaid--clients in--designated--high--need--areas--in--East--St--Louis--and--Chicago--which--are--defined by--zip--code--(62201--62204--62205--62207--62059--62017--62203--62205--62207--60610--60617--60617--60622--60644--60624--60612--60623--60608--08--60616)---A--Partnership--is--represented--by--a--sponsoring--organization--having--a contractual--relationship--with--the--Department--of--Public--Aid---the--sponsoring~~



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

organization shall be selected through the Request for Proposal process. The sponsoring organization shall develop written agreements among participating providers to provide care to clients. The Partnership provides incentive for physician participation through enhanced fees. Clients are not locked into Partnership providers for medical care, but they are encouraged to receive health services through them by an integrated case management system and the provision of quality medical care.

(Source: Repealed at 18 Ill. Reg. **18059**, effective **DEC 19 1994**)

## Section 140.855 Definition of Terms (Repealed)

- a) Partnership Sponsor: The lead entity responsible for developing and managing the Partnership network. The Department's contract is with the Partnership sponsor. The sponsor initiates agreements with other providers, such as hospitals, physicians, home health care vendors, and substance abuse programs, to present comprehensive medical care services to program participants. The sponsor is also responsible for coordinating clients' medical services on an individual basis and providing a case management system to enable clients to secure health care.
- b) Participating Provider: Any physician, hospital, long-term care facility, home health agency, drug and alcohol treatment program, or other medical provider who provides services to clients under the terms of a contract with a Partnership sponsor.

(Source: Repealed at 18 Ill. Reg. **18059**, effective **DEC 19 1994**)

## Section 140.860 Covered Services (Repealed)

- a) All services covered under the Illinois Medical Assistance program shall be available in targeted Partnership areas. Partnerships shall provide at a minimum, the following medical services either directly through participating providers or indirectly through referral arrangements:

- 1) Physician primary care services and primary care services provided by certified pediatric nurse practitioners and family nurse practitioners, including office-based physician care, preventive services for children and adults, prenatal care and delivery, psychiatric services, and child optometric and audiology services;
- 2) Other physician services and specialty care;
- 3) Family planning services;
- 4) Inpatient and outpatient hospital services;
- 5) Emergency medical services;
- 6) Clinical laboratory services;
- 7) Acute and subacute treatment for alcohol and other drug abuse;

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- 8) Home health services;
  - 9) Rehabilitation services; and
  - 10) Skilled nursing services.
- b) Clients shall be able to access care through Partnerships seven days a week, twenty-four hours a day. The Partnership is not required to arrange for the provision of prescription drugs, dental services, chiropractic or podiatric care, intermediate long-term care, durable medical equipment, or supplies or the services of subspecialty physicians. The Partnership shall provide assistance to clients in obtaining treatment from subspecialty physicians or purchasing needed supplies, and transfer of medical records in a timely fashion.

(Source: Repealed at 18 Ill. Reg. **18059**, effective **DEC 19 1994**)

## Section 140.865 Sponsor Qualifications (Repealed)

To qualify for sponsorship of a Medicaid Partnership, an organization shall meet the following qualifications:

- a) The organization shall be based in the State of Illinois;
- b) The organization shall be fiscally solvent as demonstrated by submission of an annual audit performed by an independent auditing firm;
- c) The organization shall be organized to deliver medical care;
- d) The organization shall certify that it has not been convicted of bribery or of attempted bribery, nor has the organization made an admission of guilt of such conduct which is a matter of record, nor has an official, agent or employee of the organization been so convicted, nor made such admission of fraud on behalf of the organization and pursuant to the direction of a responsible official of the organization;
- e) The organization shall certify that it has not been convicted of fraud or attempted fraud, nor has the organization made an admission of guilt of such conduct which is a matter of record, nor has an official, agent or employee of the organization been so convicted, nor made such admission of fraud on behalf of the organization and pursuant to the direction of a responsible official of the organization;
- f) The organization shall demonstrate its ability to meet the service requirements identified in Sections 140.860 and 140.870;
- g) The organization shall employ at least five professional employees or physicians.

(Source: Repealed at 18 Ill. Reg. **18059**, effective **DEC 19 1994**)

## Section 140.870 Sponsor Responsibilities (Repealed)

The sponsor is responsible for the following:

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- a) Quality Assurance: The sponsor shall have a quality assurance program which provides for analysis of data on performance and patient results by participating physician and hospital. The sponsor's quality assurance program shall also include a utilization review component which monitors the utilization of medical services and develops methods of encouraging appropriate patterns of utilization by providers and clients.
- b) Provider Selection: The sponsor shall ensure that the selection of high quality participating providers meet the qualifications of Section 140.808.
- c) Physician Recruitment: The sponsor shall develop physician participation goals and a plan for physician recruitment.
- d) Other Special Services: The sponsor shall arrange for other special services for high need individuals including the assignment of a case manager for each pregnant woman, child under age 6, person with AIDS, person with a chronic disease, and person who is disabled and receiving care through the Partnership. The provision of other special services may be accomplished through a contracting relationship which requires Departmental approval of the subcontractor. Other special services shall include the following:
- 1) Arrangement or direct delivery of assistance a client may need for scheduling of appointments, transportation or child care;
  - 2) Development of an individual family service plan;
  - 3) Follow-up communication by telephone in writing or in person to provide health education and encourage compliance with treatment plans;
  - 4) Arrangement for or referral to social service agencies as necessary to meet the client's needs and to eliminate environmentally behavioral or conditional barriers to seeking and obtaining primary care services;
  - 5) Referral of eligible clients to the appropriate case management program and tracking of services received;
  - 6) Interaction with providers to facilitate compliance with the treatment plan prescribed by the client's physician;
  - 7) Development and implementation of multi-method outreach services;
  - 8) Referral of infants and toddlers with developmental delay to Early Intervention providers and infants and toddlers with handicapping conditions to the Division of Services for Exempted Children;
- e) Primary Care Case Management: The sponsor shall arrange for and assure the delivery of medical services in a manner which provides for general and efficient management of the client's care. Primary care case management shall include the use of the client's primary physician, appropriate referrals to specialists and other needed services, specific efforts to ensure client understanding of treatment plans, and the management of inpatient care.
- f) Record Maintenance: The sponsor shall maintain medical records for clients using Partnership services as required under Section 140.287 and ensure the appropriate transfer of medical records when required.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- g) Client Education: The sponsor shall develop health care education programs for clients on the use of health care services and provide informational materials on the Partnership and its services in cooperation with the Department. Educational programs shall include information on how to use the system including use of emergency services and information on preventive care with a special focus on pregnant women and children.
- h) Reports: The sponsor shall submit reports to the Department to enable monitoring of the individual Partnership networks.
- i) Administration: The sponsor shall manage the Partnership administrative and financial affairs and provide evidence of appropriate liability insurance against the risk of malpractice claims brought against them for the operation of the Partnership network.

(Source: Repealed at 18 Ill. Reg. 18059, effective DEC 19 1994.)

## Section 140.875 Department Responsibilities (Repealed)

## Responsibilities of the Department include:

- a) Providing information to clients living in service areas on behalf of Partnerships for promotional and case management purposes;
- b) Working with Partnership on client education initiatives;
- c) Developing case management programs in cooperation with the Partnerships; and
- d) Checking a provider's professional license status with the Department of Professional Regulation on behalf of the sponsor.

(Source: Repealed at 18 Ill. Reg. 18059, effective DEC 19 1994.)

## Section 140.880 Provider Qualifications (Repealed)

- a) Partnership providers shall meet the same minimum qualifications as are applicable for all medical providers under the Illinois Medical Assistance Program;
- b) Partnership providers shall be enrolled and in good standing with the Illinois Medical Assistance Program;
- c) Partnership physician providers shall hold delivery privileges as appropriate at Partnership hospitals or a written referral agreement with another participating physician having such privileges;
- d) Partnership providers shall meet any additional qualifications or participation requirements imposed by the Partnership sponsor which are approved by the Department.

(Source: Repealed at 18 Ill. Reg. 18059, effective DEC 19 1994.)

## Section 140.885 Provider Responsibilities (Repealed)



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

- a) Partnership providers shall accept referrals from the Partnership sponsor; the various case management entities, and other Partnership providers.
- b) Partnership providers shall provide quality care to all patients.
- c) Partnership providers shall actively participate and fully cooperate in quality assurance, peer review and utilization review activities of the Partnership.
- d) Partnership providers shall interact with case managers to assure physician input into the Individual Service Plan and assess patient compliance with the treatment plan.
- e) Partnership providers shall refer high risk patients to the appropriate case management entity for assessment and determination of need for case management services.
- f) Partnership providers shall meet all reporting requirements of the Partnership.

(Source: Repealed at 18 Ill. Reg. 18059, effective  
DEC 19 1994)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 140. TABLE K Services Qualifying for 10% Add-On (Repealed)

Code	Code-Description
New-Patient	
99201	Office or other outpatient visit for the evaluation and management of a new patient which requires these three key components: a problem-focused history; a problem-focused examination; and a straight forward medical decision-making; and/or coordination of care with other providers or agencies are provided consistent with the nature of the problem(s) and the patient's and/or family needs. Usually the presenting problem(s) are self-limited or minor. Physicians typically spend 10 minutes face-to-face with the patient and/or family.
99202	Office or other outpatient visit for the evaluation and management of a new patient which requires these three key components: an expanded problem-focused history; an expanded problem-focused examination; and straight forward medical decision-making; Counseling and/or coordination of care with other providers or agencies are provided consistent with the nature of the problem(s) and the patient's and/or family needs. Usually the presenting problem(s) are of moderate severity. Physicians typically spend 20 minutes face-to-face with the patient and/or family.
99203	Office or other outpatient visit for the evaluation and management of a new patient which requires these three key components: a detailed history; a detailed examination; and medical decision-making of low complexity; Counseling and/or coordination of care with other providers or agencies are provided consistent with the nature of the problem(s) and the patient's and/or family's need. Usually the presenting problem(s) are of moderate severity. Physicians typically spend 30 minutes face-to-face with the patient and/or family.
99204	Office or other outpatient visit for the evaluation and management of a new patient which requires these three key components: a comprehensive history; a comprehensive examination; and a medical decision making of moderate complexity; Counseling and/or coordination of care with other providers or agencies are provided consistent with the problem(s) and the patient's and/or family's needs. Usually the



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
99205	presenting-problem(s)-are-of-moderate-to-high-severity-Physicians-typically-spend-45-minutes-face-to-face-with-the-patient-and/or-family. Office-or-other-outpatient-visit-for-the-evaluation-and-management-of-a-new-patient, which requires these three key-components:--a---comprehensive---history---a comprehensive-examination, and medical decision-making of-high-complexity---Counseling-and/or-coordination-of-care-with-other-providers--or--agencies-are-provided consistent-with-the-nature-of-the-problem(s)--and-the patient's--and/or---family's--need---Usually,---the presenting-problem(s)-are-of-moderate-to-high-severity. Physicians-typically-spend-60-minutes-face-to-face-with the-patient-and/or-family.
Established-Patient	
99211	Office-or-other-outpatient-visit-for-the-evaluation-and management-of-an-established-patient,--that-may-not require-the-presence-of-a-physician:---Usually,---the presenting-problem(s)--are-minimal---typically,--5 minutes--are-spent--performing--or--supervising--these services.
99212	Office-or-other-outpatient-visit-for-the-evaluation-and management-of-an-established-patient, which requires at least-two-of-these--three--key--components:--a--problem focused--history,--a--problem--focused-examination, and straight-forward medical--decision--making---Counseling and/or--coordination--of--care--with-other-providers--or agencies-are-provided-consistent-with-the-nature-of-the problem(s)-and-the-patient's--and/or---family's--needs. Usually,---the-presenting-problem(s)-are-self-limited-or minor---Physicians---typically---spend---10---minutes face-to-face-with-the-patient-and/or-family. Office-or-other-outpatient-visit-for-the-evaluation-and management-of-an-established-patient, which requires at least-two-of-these-three-key-components:--an-expanded problem--focused--history,--an-expanded-problem-focused examination,--and--medical--decision--making---of---low complexity---Counseling--and--coordination-of-care-are provided-consistent-with-the-nature-of-the-problem(s) and--the-patient's-and/or-family's-needs---Usually,---the presenting-problem(s)-are-of-low-to-moderate-severity. Physicians-typically-spend-15-minutes-face-to-face-with the-patient-and/or-family.

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
99214	Office-or-other-outpatient-visit-for-the-evaluation-and management--of-an-established-patient-which-requires-at least-two-of-these-three--key--components:--a--detailed history--a--detailed-examination, and medical decision making--of--moderate--complexity---Counseling--and/or coordination-of--care-with-other-providers--or-agencies are-provided-consistent-with-the-nature--of--the problem(s)--and--the-patient's--and/or---family's--need. Usually,---the-presenting-problem(s)-are-of--moderate-to-high-severity.---Physicians-typically-spend-25-minutes face-to-face-with-the-patient-and/or-family. Office-or-other-outpatient-visit-for-the-evaluation-and management-of-an-established-patient-which-requires--at least--two--of--these--three--key--components:--a comprehensive-history,--a-comprehensive-examination, and medical decision-making-of-high-complexity---Counseling and/or--coordination--of--care--with-other-providers--or agencies-are-provided-consistent-with-the-nature-of-the problem(s)-and--the-patient's--and/or---family's--need. Usually,---the--presenting-problem(s)-are-of-moderate-to-high-severity---Physicians-typically-spend--40--minutes face-to-face-with-the-patient-and/or-family.
99215	General-Ophthalmological-Services New-Patient A-patient-who-is-new-to-the-physician-whose-medical-and-administrative-record needs-to-be-established: 92002 Ophthalmological-services-medical-examination-and evaluation-with-initiation-of-diagnostic-and-treatment program--intermediate--new-patient 92004 comprehensive--new-patient, one-or-more-visit Established-Patient A-patient-whose-medical-and-administrative-records-are-available-to-the physician,---the-designation-or-new-of-established-patient-does-not-include-the use-of-a-specific-level-of-service: 92012 Ophthalmological-services:--medical-examination-and evaluation,---with---initiation---or---continuation---of diagnostic-and treatment-program,--intermediate--established-patient

## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description	Code	Code-Description
92014	comprehensive-established-patient-one-or-more-visits	99352	Home-visit-for-the-evaluation-and-management-of--an established-patient--which-requires-at-least-two-of these--three--key--components--an-expanded--problem focused--interval--history--an-expanded-problem-focused examination--and-medical-decision-making--of--moderate complexity--counseling--and/or--coordination--of--care with--providers--or--agencies--are--provided--consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the presenting-problem(s) are-of-low-severity.
99341	Home-visit-for-the-evaluation-and-management-of--a-new patient--which-requires-these-three-components--a problem-focused-history--a-detailed-examination--and--medical-decision-making--that-is-straightforward--or of-low-complexity--counseling--and/or--coordination--of care--with--other--providers--or--agencies--are--provided consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the presenting-problem(s) are-of-low-severity.	99353	Home-visit-for-the-evaluation-and-management-of--an established-patient--which-requires-at-least-two-of these--three--key--components--a--detailed--interval history--a--detailed--examination--medical--decision making--of--high--complexity--counseling--and/or coordination--of--care--with--other--providers--or--agencies are--provided--consistent--with--the--nature--of--the--problem(s)--and--the--patient's--and/or--family's--needs--Usualty--the patient is-unstable--or--has--developed--a significant-complication--or--a-significant-new-problem--
99342	Home-visit-for-the-evaluation-and-management-of--a-new patient--which-requires-these-three-key-components--an expanded-problem-focused-history--an-expanded-problem focused-examination--and--medical-decision-making--of moderate-complexity--counseling--and/or--coordination--of care--with--other--providers--or--agencies--are--provided consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the presenting-problem(s) are-of-moderate-severity.		Diagnostic-Procedures
99343	Home-visit-for-the-evaluation-and-management-of--a-new patient--which-requires-these-three-key-components--a detailed-history--a-detailed-examination--and--medical decision-making--of-high-complexity--counseling--and/or coordination--of--care--with--other--providers--or--agencies are--provided--consistent--with--the--nature--of--the problem(s)--and--the--patient's--and/or--family's--needs--Usualty--the--presenting--problem(s)--are--of--high severity.	81000	Urinalysis--routine-(ph-specific-gravity-protein-tests for--reducing--substances--such-as--glucose)--with microscopy
Established-Patient		81002	Urinalysis--routine--without-microscopy
99351	Home-visit-for-the-evaluation-and-management-of--an established-patient--which-requires-at-least-two-of these-three-key-components--a-problem-focused-interval history--a-problem-focused-examination--and--medical decision-making--that-is-straightforward--or--of-low complexity--counseling--and/or--coordination--of--care with--other--providers--or--agencies--are--provided consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the patient is-unstable--or--has--developed--a significant-complication--or--a-significant-new-problem--	81005	Chemical--qualitative--any-number-of-constituents
		81065	Cholesterol--serum--total
		81470	Cholesterol--serum--total-ester
		81645	Lead--Screening--Blood
		81702	Gonadotropin--chorionic-quantitative-pregnancy-test
		81703	Gonadotropin--chorionic-quantitative-pregnancy-test
		81660	Sickle-cell--reduction--slide-method
		81680	Tuberculin--intradermal
		81685	WBC--count--and--commercial-kit
		81692	Syphilis--test--qualitative
		81693	SS--Culture--test--bacterial--screening-only
		81694	Culture--multiple-organisms
		81697	Urine--bacteria--count--commercial-kit
		81698	Urine--bacteria--culture--identification--in-addition to--colony-count--and--commercial-kit
		81710	Chlamydia--Culture
		81730	Denver--BSF
		SCREENINGS--(Rates--Effective--March--17--1991)	

## DEPARTMENT OF PUBLIC AID

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description	Code	Code-Description
92014	comprehensive-established-patient-one-or-more-visits	99352	Home-visit-for-the-evaluation-and-management-of--an established-patient--which-requires-at-least-two-of these--three--key--components--an-expanded--problem focused--interval--history--an-expanded-problem-focused examination--and-medical-decision-making--of--moderate complexity--counseling--and/or--coordination--of--care with--providers--or--agencies--are--provided--consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the presenting-problem(s) are-of-low-severity.
99341	Home-visit-for-the-evaluation-and-management-of--a-new patient--which-requires-these-three-components--a problem-focused-history--a-detailed-examination--and--medical-decision-making--that-is-straightforward--or of-low-complexity--counseling--and/or--coordination--of care--with--other--providers--or--agencies--are--provided consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the presenting-problem(s) are-of-low-severity.	99353	Home-visit-for-the-evaluation-and-management-of--an established-patient--which-requires-at-least-two-of these--three--key--components--a--detailed--interval history--a--detailed--examination--medical--decision making--of--high--complexity--counseling--and/or coordination--of--care--with--other--providers--or--agencies are--provided--consistent--with--the--nature--of--the--problem(s)--and--the--patient's--and/or--family's--needs--Usualty--the patient is-unstable--or--has--developed--a significant-complication--or--a-significant-new-problem--
99342	Home-visit-for-the-evaluation-and-management-of--a-new patient--which-requires-these-three-key-components--an expanded-problem-focused-history--an-expanded-problem focused-examination--and--medical-decision-making--of moderate-complexity--counseling--and/or--coordination--of care--with--other--providers--or--agencies--are--provided consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the presenting-problem(s) are-of-moderate-severity.		Diagnostic-Procedures
99343	Home-visit-for-the-evaluation-and-management-of--a-new patient--which-requires-these-three-key-components--a detailed-history--a-detailed-examination--and--medical decision-making--of-high-complexity--counseling--and/or coordination--of--care--with--other--providers--or--agencies are--provided--consistent--with--the--nature--of--the problem(s)--and--the--patient's--and/or--family's--needs--Usualty--the--presenting--problem(s)--are--of--high severity.	81000	Urinalysis--routine-(ph-specific-gravity-protein-tests for--reducing--substances--such-as--glucose)--with microscopy
Established-Patient		81002	Urinalysis--routine--without-microscopy
99351	Home-visit-for-the-evaluation-and-management-of--an established-patient--which-requires-at-least-two-of these-three-key-components--a-problem-focused-interval history--a-problem-focused-examination--and--medical decision-making--that-is-straightforward--or--of-low complexity--counseling--and/or--coordination--of--care with--other--providers--or--agencies--are--provided consistent-with-the-nature-of-the--problem(s)--and--the patient's--and/or--family's--needs--Usualty--the patient is-unstable--or--has--developed--a significant-complication--or--a-significant-new-problem--	81005	Chemical--qualitative--any-number-of-constituents
		81065	Cholesterol--serum--total
		81470	Cholesterol--serum--total-ester
		81645	Lead--Screening--Blood
		81702	Gonadotropin--chorionic-quantitative-pregnancy-test
		81703	Gonadotropin--chorionic-quantitative-pregnancy-test
		81660	Sickle-cell--reduction--slide-method
		81680	Tuberculin--intradermal
		81685	WBC--count--and--commercial-kit
		81692	Syphilis--test--qualitative
		81693	SS--Culture--test--bacterial--screening-only
		81694	Culture--multiple-organisms
		81697	Urine--bacteria--count--commercial-kit
		81698	Urine--bacteria--culture--identification--in-addition to--colony-count--and--commercial-kit
		81710	Chlamydia--Culture
		81730	Denver--BSF
		SCREENINGS--(Rates--Effective--March--17--1991)	

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Health-Screening

1†	Birth-to-02-weeks	1††	02-to-03-years
2†	02-weeks-to-01-month	12†	03-to-04-years
3†	01-to-02-months	13†	04-to-05-years
4†	02-to-04-months	14†	05-to-06-years
5†	04-to-06-months	15†	06-to-08-years
6†	06-to-09-months	16†	08-to-10-years
7†	09-to-12-months	17†	10-to-12-years
8†	12-to-15-months	18†	12-to-14-years
9†	15-to-18-months	19†	14-to-16-years
10†	18-to-24-months	20†	16-to-18-years
		21†	18-to-21-years

Code	Description	Rate
W7018	Periodic-Health-Screening	\$30-00
W7018	Interperiodic-Health-Screening*	\$30-00
W7508	Make-up-Visit**	\$-5-50

\*OBRA-89 requires states to pay for screening services at intervals in addition to those identified in the basic periodicity schedule. Medical/developmental screening vision hearing and/or dental screening services may be provided at such other intervals indicated as medically necessary to determine the existence of physical or mental illnesses or conditions. Interperiodic screening examinations may occur even in the case of children whose physical/mental or developmental illnesses or conditions have already been diagnosed if there are indications that the illness or condition may have become more severe or has changed sufficiently that further examination is medically necessary.

\*\*Make-up-Visit may be billed when diagnostic procedures or immunizations are provided at a separate visit from the periodic health screening.

## Vision-Screening

Beginning at age three (03) through twenty (20) years, the Department will pay for one vision screening performed by a qualified provider per year for an eligible child. However, the Department will pay for other such screenings when medically necessary, regardless of child's age or medical history.

Code	Description	Rate
W7007	Vision-Screening	\$-7-00

## Hearing-Screening

Beginning at age one (01) year for children at high risk for hearing problems and age three (03) years for all other children, the Department will pay for one hearing screening performed by a qualified provider per year for an eligible child. However, the Department will pay for other such screenings when medically necessary, regardless of a child's age or medical history.

Code	Description	Rate
W7020	Hearing-Screening	\$-7-00

## Code-Description

## Immunizations

W7403	Biphenic Tetanus Pertussis (BPP-1)
W7404	BPP-2
W7402	BPP-3
W7405	BPP-B1
W7406	BPP-B2
W7407	Polio-Virus-Bive-Oral (OPV-1)
W7408	OPV-2
W7409	OPV-3
W7410	OPV-B1
W7411	OPV-B2
W7412	BG-1
W7413	BG-2
W7414	BG-3
W7415	BG-Booster-1
W7416	BG-Booster-2
W7500	Measles
W7501	Rubella
W7502	Mumps
W7503	MMR
W7504	Measles-Rubella
W7505	Haemophilus-B-(HiB)

Immunizations are replaced by the Illinois Department of Public Health (IDPH) based on paid claims. Providers are encouraged to participate in the replacement program to receive replacement vaccine providers must have a signed certification form on file with the Illinois Department of Public Health.

Health Insurance Claim Form (BPA-2360) enter X in 23A-EPSPY Yes when using above codes.

Allergy-Testing



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
95000	Percutaneous-test---(scratch)-puncture---prick with-allergic-extract-up-to-30-tests
95001	31-60-tests
95002	61-90-tests
95003	more-than-90-tests
95005	Percutaneous-tests---(scratch)-puncture-prick with-biologicals-stinging-insect-1-5-tests
95006	6-10-tests
95007	11-15-tests
95011	more-than-15-tests
95014	Intracutaneous---(intradermal)---tests---with antibiotics---biologicals-stinging-insect immediate-reaction-15-20-minutes-1-5-tests
95016	6-10-tests
95017	11-15-tests
95018	more-than-15-tests
95020	Intracutaneous---(intradermal)---tests---with allergic-extract immediate-reaction-15-20 minutes-up-to-10-tests
95021	11-20-tests
95022	21-30-tests
95023	more-than-30-tests
95030	Intracutaneous---(intradermal)---tests---with allergic-extract-delayed-reaction-24-to-72 hours-including-reading-3-tests
95031	3-4-tests
95032	5-6-tests
95033	7-8-tests
95034	more-than-8-tests
95040	Patch-or-application-tests-up-to-10-tests
95041	11-20-tests
95042	21-30-tests
95043	more-than-30-tests
95050	Photo-patch-tests-up-to-10-tests

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
95051	more-than-10-tests
Allergy-Immunotherapy	
95115	Professional-----services-----for-----allergen immunotherapy---not---including---provision---of allergenic-extracts--single-injection
95117	multiple-injections
95120	Professional-----services-----for-----allergen immunotherapy-in-prescribing-physician's-office or---in-clinic---including---provision---of allergenic-extract--single-antigen
95125	Multiple-----antigens-----{specify-----number---of injections}
Psychiatric-Procedures	
90001	Psychiatric-----diagnosis--interview--examination including--history--mental--status--or disposition--may--include--communication--with family--or--other--sources--ordering--and--medical interpretation--of--laboratory--or--other--medical diagnostic--studies--in-certain-circumstances; other-informants-will-be-seen-in--lieu--of--the patient--50-minutes--minimum
90035	Narcosynthesis---for---psychiatric---diagnostic therapeutic-purposes--e.g.--amytal-interview
W7460	Psychiatric-Consultation---includes-psychiatric history--mental--status--diagnosis, conference with-primary-physician-50-minutes--minimum
90043	Individual-----medical-----psychotherapy,---with continuing-medical-diagnostic--evaluation--and drug--management--when--indicated,--including psychoanalysis--insight--oriented--behavior modifying--or--supportive--psychotherapy--20 minutes--minimum
90044	Individual-----medical-----psychotherapy,---with continuing-medical-diagnostic--evaluation--and drug--management--when--indicated--including psychoanalysis--insight--oriented--behavior

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
90847	modifying---or---supportive---psychotherapy;---45 minutes-minimum;
90849	Family---medical---psychotherapy---(conjoint psychotherapy)---with---continuing---medical diagnostic-evaluation;---and---drug-management-when indicated;---45-minutes-minimum;
90849	Multiple-family-group-medical-psychotherapy; with-continuing-medical-diagnostic-evaluation; and-drug-management-when-indicated;---45-minutes minimum;
W7464	Basic-daily-inpatient--psychiatric--carey--time unspecified;
90853	Group--medical--psychotherapy;--(other--than--of--a multiple-family-group)--with--continuing--medical diagnostic-evaluation;--and--drug-management--when indicated;---60---minutes---minimum;---maximum--8 persons;
90862	Chemotherapy-----management;-----including prescription-use-and-review-of-medication-with no-more-than-minimum-medical-psychotherapy;
90870	Electroconvulsive-therapy;
Puncti:n	Tests--(Audiological--With--Medical--Diagnostic Evaluation)
92551	Screening-test;--pure-tone;--air-only
92552	Pure-tone-audiometry--(threshold);--air-only
92553	Air-and-bone
92555	Speech-audiometry;--threshold-only
92557	Basic--comprehensive-audiometry--(pure-tone;--air and--bone)---and---speech;---threshold---and discrimination)
Other-ervices	
W7454	Family-Planning-Visit

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
59430	Prenatal-visit
59430	Postpartum-care
82270	Blood;--occult--feces;--screening
90702	Biptheria-and-tetanus-toxoids--(adult)
90724	Influenza-virus-vaccine
94642	Prophylaxis-for-pneumocystis-carinii-pneumonia

(Source: Repealed at 18 Ill. Reg. 18059, effective DEC 19 1994 )

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Section 140. TABLE L. Services Qualifying for 10% Add-On to Surgical Incentive Add-On (Repealed)

Where surgical incentive add-on is described in the Physician's Handbook Appendix A-25, Groups I, II, and III, A-10% incentive will be computed on the surgical incentive add-on amount.

Code	Code-Description
Group I	
11100	Biopsy of skin; subcutaneous tissue and/or mucous membrane (including simple closure); unless otherwise listed (separate procedure); one lesion
--	
11200	Excision (including simple closure or ligature strangulation); skin tags; multiple fibrocutaneous tags; any area; up to 15
11400	Excision; benign lesion; except skin tag (unless listed elsewhere); trunk; arms or legs; lesion diameter up to 0.5 cm
11401	lesion diameter 0.5 to 1.0 cm
11402	lesion diameter 1.1 to 2.0 cm
11403	lesion diameter 2.1 to 3.0 cm
11404	lesion diameter 3.1 to 4.0 cm
11406	lesion diameter over 4.0 cm
11420	Excision; benign lesion; except skin tag (unless listed elsewhere); scalp; neck; hands; feet; genitalia; lesion diameter up to 0.5 cm
11421	lesion diameter 0.6 to 1.0 cm
11422	lesion diameter 1.1 to 2.0 cm
11423	lesion diameter 2.1 to 3.0 cm
11424	lesion diameter 3.1 to 4.0 cm
11426	lesion diameter over 4.0 cm
11440	Excision; other benign lesion (unless listed elsewhere);

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

## Code-Description

Code	Code-Description
11441	face; ears; k-eyelids; nose; lips; mucous membrane; lesion diameter up to 0.5 cm
11442	lesion diameter 0.6 to 1.0 cm
11443	lesion diameter 1.1 to 2.0 cm
11444	lesion diameter 2.1 to 3.0 cm
11446	lesion diameter 3.1 to 4.0 cm
11600	lesion diameter over 4.0 cm
11601	Excision; malignant lesion; trunk; arms or legs; lesion diameter up to 0.5 cm
11602	lesion diameter 0.6 to 1.0 cm
11603	lesion diameter 1.1 to 2.0 cm
11604	lesion diameter 2.1 to 3.0 cm
11606	lesion diameter 3.1 to 4.0 cm
11608	lesion diameter over 4.0 cm
11620	Excision; malignant lesion; scalp; neck; hands; feet; genitalia; lesion diameter up to 0.5 cm
11621	lesion diameter 0.6 to 1.0 cm
11622	lesion diameter 1.1 to 2.0 cm
11623	lesion diameter 2.1 to 3.0 cm
11624	lesion diameter 3.1 to 4.0 cm
11626	lesion diameter over 4.0 cm
11640	Excision; malignant lesion; face; ears; eyelids; nose; lips; lesion diameter up to 0.5 cm
11641	lesion diameter 0.6 to 1.0 cm
11642	lesion diameter 1.1 to 2.0 cm
11643	lesion diameter 2.1 to 3.0 cm



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
11644	lesion-diameter-3.1-to-4.0-cm
11646	lesion-diameter-over-4.0-cm
11730	Avulsion-of-nail-plate;-partial-or-completely-simple; single
11760	Reconstruction-of-nail-bed;-simple
11762	Reconstruction-of-nail-bed-with-graft
11900	Injection;-intralesional;-up-to-and-including-seven lesions
12001	Simple-repair-of-superficial-wounds-of-scalp-neck-axilla;- external-genitalia;-trunk-and/or-extremities-(including-hands and-feet);-up-to-2.5-cm
12002	2.6-cm-to-3.5-cm
12004	7.6-cm-to-12.5-cm
12005	12.6-cm-to-20.0-cm
12006	20.1-cm-to-30.0-cm
12011	Simple-repair-of-superficial-wounds-of-face;-ears; eyelids;-nose;-lips-and/or-mucous-membranes;-up-to-2.5-cm
12013	2.6-cm-to-5.0-cm
12014	5.1-cm-to-7.5-cm
12015	7.6-cm-to-12.5-cm
12016	12.6-cm-to-20.0-cm
12017	20.1-cm-to-30.0-cm
12020	Treatment-of-superficial-wound-dehiscence;-simple-closure with-packing
12021	
12031	layer-closure-of-wounds-of-scalp-axilla;-trunk and/or-extremities-(excluding-hands-and-feet);-up-to-2.5-cm
12032	2.6-cm-to-3.5-cm

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
12034	7.6-cm-to-12.5-cm
12035	12.6-cm-to-20.0-cm
12036	20.1-cm-to-30.0-cm
12041	layer-closure-of-wounds-of-neck;-hands;-feet-and/or-external genitalia;-up-to-2.5-cm
12042	2.6-cm-to-7.5-cm
12044	7.6-cm-to-12.5-cm
12045	12.6-cm-to-20.0-cm
12046	20.1-cm-to-30.0-cm
12051	layer-closure-of-wounds-of-face;-ears;-eyelids;-nose; lips-and/or-mucous-membranes;-up-to-2.5-cm
12052	2.6-cm-to-5.0-cm
12053	5.1-cm-to-7.5-cm
12054	7.6-cm-to-12.5-cm
12055	12.6-cm-to-20.0-cm
12056	20.1-cm-to-30.0-cm
16020	initial-treatment;-first-degree-burn;-when-no-more-than local-treatment-is-required-without-anesthesia;-office-or-hospital; small
20000	incision-of-soft-tissue-abscess-(e.g.;-secondary-to osteomyelitis);-superficial
20005	deep-or-complicated
20200	Biopsy;-muscle;-superficial
20205	deep
20206	Biopsy;-muscle;-percutaneous-needle
20520	Removal-of-foreign-body-in-muscle-or-tendon-sheath; simple

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
24064	Arthrocentesis-aspiration-and/or-injection;-small joint;-bursa-or-ganglion-cyst (e.g.-7-fingers;-toes)
24065	intermediate-joint;-bursa-or-ganglion-cyst (e.g.-7 temporomandibular;-acromioclavicular;-wrist;-elbow-or ankle;-olecranon-bursa)
24066	major-joint-or-bursa (e.g.-7-shoulder;-hip;-knee;-joint;-subacromial-bursa)
24501	incision-and-drainage;-deep-abscess-or-hematoma;-soft-tissues-of-neck-or-thorax
24556	Excisional-biopsy;-soft-tissue-of-neck-or-thorax
24555	Excision-tumor;-soft-tissue-of-neck-or-thorax;-subcutaneous
24920	Biopsy;-soft-tissues-of-back-or-flank;-superficial
24925	deep
24930	incision-and-drainage;-deep-abscess-or-hematoma
24931	infected-bursa
24965	Biopsy;-soft-tissues-of-shoulder-area;-superficial
24966	deep
24930	Removal-of-foreign-body;-shoulder;-subcutaneous
24936	incision-and-drainage;-upper-arm-or-elbow-area;-deep abscess-or-hematoma
24931	infected-bursa
24965	Biopsy;-soft-tissue-of-upper-arm-or-elbow;-superficial
24966	deep
25428	incision-and-drainage;-forearm-and/or-wrist;-deep-abscess-or-hematoma
25431	infected-bursa

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
25065	Biopsy;-soft-tissue-of-forearm-and/or-wrist;-superficial
25066	deep
26990	incision-and-drainage;-pelvis-or-hip-joint-area;-deep abscess-or-hematoma
26991	infected-bursa
27040	Biopsy;-soft-tissue-of-pelvis-and-hip-area;-superficial
27041	deep
27086	Removal-of-foreign-body;-pelvis-or-hip;-subcutaneous tissue
27087	deep
27323	Biopsy;-soft-tissue-of-thigh-or-knee-area;-superficial
27324	deep
27603	incision-and-drainage;-leg-or-ankle;-deep-abscess-or-hematoma
27604	infected-bursa
27613	Biopsy;-soft-tissue-of-leg-or-ankle-area;-superficial
27614	deep
28001	incision-and-drainage;-infected-bursa;-foot
28190	Remove-foreign-body;-foot;-subcutaneous
28192	deep
29005	Cast;-hand-and-lower-forearm-(gauntlet)
29105	Application-of-long-arm-splint-(shoulder-to-hand)
29125	Application-of-short-arm-splint-(forearm-to-hand);-static
29126	dynamic

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
29130	Application-of-finger-splint;-static
29131	dynamic
29450	Application-of-clubfoot-cast-with-moldings-or-manipulation; long-or-short-leg;-unilateral
29505	Application-of-long-leg-splint-(thigh-to-ankle-or-toes)
29515	Application-of-short-leg-splint-(calf-to-foot)
30000	Drainage-abscess-or-hematoma;-nasal;-internal-approach
30020	Drainage-abscess-or-hematoma;-nasal;-septum
30100	Biopsy;-intranasal
30110	Excision;-nasal;-polyp(s);-simple;-unilateral
30111	bilateral
30124	Excision;-dermoid-cyst;-nose;-simple;-skin;-subcutaneous
30903	Control-nasal-hemorrhage;-anterior;-complex-(cauterization with-local-anesthesia-and-packing);-unilateral
30904	bilateral
30905	Control-nasal-hemorrhage;-posterior;-with-posterior-nasal-packs; initial
30906	subsequent
31515	Laryngoscopy-direct;-for-aspiration
31525	diagnostic;-except-newborn
31526	diagnostic;-with-operating-microscope
31527	with-insertion-of-obturator
31528	with-dilatation;-initial
31529	with-dilatation;-subsequent
36470	Injection-of-sclerosing-solution;-single-vein

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
36471	multiple-veins;-same-leg
30300	Drainage-of-lymph-node-abscess-of-lymphadenitis; simple
30305	extensive
30500	Biopsy-or-excision-of-lymph-node(s);-superficial (separate-procedure)
30505	by-needle;-superficial-(e.g.-cervical;-inguinal; axillary)
40490	Biopsy-of-lip
40000	Drainage-of-abscess;-cyst;-hematoma;-vestibule-of-mouth; simple
40004	Removal-of-embedded-foreign-body;-vestibule-of-mouth;
40006	incision-of-labial-frenum-(frenotomy)
40008	Biopsy;-vestibule-of-mouth
40010	Excision-of-lesion-of-mucosa-and-submucosa;-vestibule-of- mouth;-without-repair
40012	with-simple-repair
40020	Destruction-of-lesion-or-scar-by-physical-methods (e.g.-laser;-thermal;-cryo;-chemical)
40030	Closure-of-laceration;-vestibule-of-mouth;-2.5-cm-or less
40031	over-2.5-cm-or-complex
41000	Intraoral-incision-and-drainage-of-abscess;-cyst;-or hematoma-of-tongue-or-floor-of-mouth;-lingual
41005	sublingual;-superficial
41007	submental-space
41008	submandibular-space
41010	incision-of-lingual-frenum-(frenotomy)



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
41015	incision-and-drainage-of-extraoral-abscess;-cyst;-or-hematoma;-or-floor;-or-mouth;-sublingual
41016	submental
41017	submandibular
41100	Biopsy-tongue;-anterior-two-thirds
41105	posterior-one-third
41108	Biopsy-of-floor-of-mouth
41110	Excision-of-lesion-of-tongue-without-closure
41800	Drainage-abscess;-cyst;-hematoma-from-dentoalveolar structures
41805	Removal-of-embedded-foreign-body;-from-dentoalveolar structure-soft-tissues
42000	Drainage-of-abscess-of-palate;-uvula
42100	Destruction-of-lesion;-palate;-or-uvula-(thermal;-cryo-or-chemical)
42300	Drainage-of-abscess;-parotid;-simple
42310	Drainage-abscess;-submandibular;-or-sublingual;-intraoral
42320	submaxillary;-external
42400	Biopsy-of-salivary-gland;-needle
42600	Dilatation-salivary-duct
42600	Dilatation-and-catheterization-of-salivary-duct-with-or-without-injection
43700	Change-of-gastrostomy-tube
45300	Proctosigmoidoscopy;-diagnostic-(separate-procedure)
45302	for-collection-of-specimen-by-brushing-or-washing
45303	for-dilatation;-direct;-instrumental

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
45305	for-biopsy
45307	for-removal-of-foreign-body
45310	for-removal-of-polyp-or-papilloma
45315	for-removal-of-multiple-excrecences;-papillomata or-polyps
45317	for-control-of-hemorrhage-(e.g.:-electrocoagulation-laser photocoagulation)
45321	for-decompression-of-voivutus
46003	incision-of-thrombosed-hemorrhoid;-external
46210	Cryptectomy;-single
46211	multiple-(separate-procedure)
46220	Papillectomy-or-excision-of-single-tab;-anus-(separate procedure)
46221	Hemorrhoidectomy;-by-simple-ligature-(e.g.:-rubber-band)
46230	Excision-of-external-hemorrhoid-tabs-and/or-multiple papillae
46320	Enucleation-or-excision-of-external-thrombotic-hemorrhoid
46500	Injection-of-sclerosing-solution;-hemorrhoids
46600	Anoscopy-diagnostic-(separate-procedure)
46602	for-collection-of-specimen-by-brushing-or-washing
46604	for-dilatation;-direct;-instrumental
46606	for-biopsy
46608	for-removal-of-foreign-body
46610	for-removal-of-polyp
46612	for-multiple-polyp-removal
46614	with-coagulation-for-control-of-hemorrhage-and/or

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
	fulguration-of-mucosal-lesion
46900	Destruction-of-lesion(s)-anus-(e.g.-condyloma, papilloma, molluscum-contagiosum, herpetic-vesicle)-simpler chemical
46910	electrodesiccation
46922	surgical-excision
46924	Destruction-of-lesion(s)-anus-(e.g.-condyloma, papilloma, molluscum-contagiosum, herpetic-vesicle)-extensive-any-method
46940	Curettage-or-cauterization-of-anal-fissure,-including dilatation-of-anal-sphincter-(separate-procedure)-initial subsequent
46942	
46945	Ligation-of-internal-hemorrhoids,-single-procedure
50604	Injection-procedure-for-ureterography-or ureteropyelography-through-ureterostomy-or-indwelling ureteral-catheter-(separate-procedure)
50690	Injection-procedure-for-visualization-of-iliac-conduit and/or-ureteropyelography,-exclusive-of-radiologic-service (separate-procedure)
51600	Injection-procedure-of-cystography-or-voiding urethrocytography
51605	Injection-procedure-and-placement-of-chain-for contrast-and/or-chain-urethrocytography
51610	Injection-procedure-for-retrograde-urethrocytography
51700	Bladder-irrigation,-simpler-lavage-and/or-institution
51705	Change-of-cystostomy-tube,-simpler
51710	complicated
51720	Bladder-institution-of-antiscarcinogenic-agent
53020	Mecotomy,-cutting-of-meatus-(separate-procedure)-except-infant

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
53025	infant
53040	Drainage-of-deep-periurethral-abscess
53060	Drainage-of-Skene's-gland-abscess-or-cyst
53080	Drainage-of-perineal-urinary-extravasation,-uncomplicated-(separate-procedure)
53200	Biopsy-of-urethra
54000	Sitting-of-prepuce,-dorsal-or-lateral-(separate-procedure)-newborn
54001	except-newborn
54015	Incision-and-drainage-of-penis,-deep
54050	Destruction-of-lesion(s)-penis-(e.g.-condyloma, papilloma, molluscum-contagiosum, herpetic-vesicle)-simpler chemical
54055	electrodesiccation
54056	cryosurgery
54057	laser-surgery
54060	surgical-excision
54100	Biopsy-of-penis,-cutaneous-(separate-procedure)
54105	deep-structures
54500	Biopsy-of-testis,-needle-(separate-procedure)
54505	Biopsy-of-testis,-incisional-(separate-procedure)-unilateral
54506	bilateral
54700	Incision-and-drainage-of-epididymis,-testis-and/or scrotal-space-(e.g.-abscess-or-hematoma)
55000	Puncture-aspiration-of-hydrocele-tunica-vaginalis,-with-or-without-injection-of-medication

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
55100	Drainage-of-scrotal-wait-abscess
55120	Removal-of-foreign-body-in-scrotum
55700	Biopsy-prostate-needle-or-punch-single-or-multiple-any-approach
56000	Incision-and-drainage-of-perineal-abscess (nonobstetrical)
56100	Biopsy-of-perineum-(separate-procedure)
56400	Incision-and-drainage-abscess-of-vulva-extensive
56420	Incision-and-drainage-of-Bartholin's-gland-abscess unilateral
56501	Destruction-of-lesion(s)-vulva-simple-any-method extensive-any-method
56515	
56600	Biopsy-of-vulva
56700	Hymenectomy-partial-excision-of-hymen
56720	Hymenectomy-simple-incision
57020	Colpocentesis-(separate-procedure)
57061	Destruction-of-vaginal-lesion(s)-simple-any-method extensive-any-method
57065	
57100	Biopsy-of-vaginal-mucosa-simple-(separate-procedure)
57105	extensive-requiring-suture-(including-cysts)
57135	Excision-of-vaginal-cyst-or-tumor
57160	Introduction-of-any-hemostatic-agent-or-pack-for spontaneous-or-traumatic-hemorrhage-nonobstetrical-vaginal hemorrhage-(separate-procedure)
57500	Biopsy-single-or-multiple-or-local-excision-of-lesion with-or-without-fulguration-(separate-procedure)
60000	Incision-and-drainage-of-thyroglossal-cyst-infected

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
60100	Biopsy-of-thyroid-percutaneous-needle
65270	Repair-of-laceration-conjunctiva-with-or-without nonperforating-laceration-sclera-direct-closure
65272	conjunctiva-by-mobilization-and-rearrangement without-hospitalization
65410	Biopsy-of-cornea
65430	Scraping-of-cornea-diagnostic-for-smear-and/or-culture
67415	Transconjunctival-or-aspirational-biopsy
67800	Excision-of-chalazion-single
67801	multiple-same-lid
67805	multiple-different-lids
67810	Biopsy-of-eyelid
67840	Excision-of-lesion-of-eyelid-(except-chalazion) without-closure-or-with-simple-direct-closure
67930	Suture-of-recent-wound-eyelid-involving-lid-margin tarsus-and/or-palpebral-conjunctiva-direct-closure-partial thickness
67935	full-thickness
67938	Removal-of-embedded-foreign-body-eyelid
68020	Incision-of-conjunctiva-drainage-of-cyst
68040	Expression-of-conjunctive-follicles-e.g.-for-trachoma
68100	Biopsy-of-conjunctiva
68400	Incision-drainage-of-lacrimal-gland
68420	Incision-drainage-of-lacrimal-sac-(dacryocystostomy or dacryocystostomy)
68440	Snip-incision-of-lacrimal-punctum
68510	Biopsy-of-lacrimal-gland



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
60525	Biopsy-of-lacrimal-sac
60530	Removal-of-foreign-body-or-dacryolith;-lacrimal-passages
60000	Drainage-external-ear;-abscess-or-hematoma;-simple
60005	complicated
60020	Drainage-external-auditory-canal;-abscess
60100	Biopsy-external-ear
60105	Biopsy-external-auditory-canal
60420	Myringotomy-including-aspiration-and/or-eustachian-tube-inflation
60540	Excision-aural-polyp
60550	Excision-aural-globus-tumor;-transcanal
Group-II	
11750	Excision-of-nail-and-nail-matrix;-partial-or-complete (e.g.;-ingrown-or-deformed-nail)-for-permanent-removal;-with-amputation-of-tuft-of-distal-phalanx
11752	
11770	Excision-of-pilonidal-cyst-or-sinus;-simple
	Burns;-local-treatment-dressings-and/or-debridement;-initial-or-subsequent;
16025	without-anesthesia;-medium-(e.g.;-whole-face-or-whole-extremity)
16030	without-anesthesia;-large-(e.g.;-more-than-one-extremity)
16035	Bachelorotomy
25111	Excision-of-ganglion;-wrist-(dorsal-or-volar); primary
25112	recurrent
26100	Excision-of-lesion-of-tendon-sheath-or-capsule-(e.g.;-cyst-or-ganglion);-hand-or-finger

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
20090	Excision-of-lesion-of-tendon-or-fibrous-sheath-or-capsule (including-synovectomy-cyst-or-ganglion);-foot
20092	toes
	NOTE:--When-the-cast-application-or-strapping-is-a-replacement-procedure-used during-or-after-the-period-of-follow-up-care;-the-following-cast-procedures-are eligible-for-the-add-on;
20049	Application;-plaster-figure-of-eight
20055	shoulder-spica
20050	plaster-Verpeau
20065	shoulder-to-hand-(long-arm)
20075	elbow-to-finger-(short-arm)
20345	Application-of-long-leg-cast-(thigh-to-toes);
20355	walker-or-ambulatory-type
20350	Application-of-long-leg-cast-brace
20365	Application-of-cylinder-cast-(thigh-to-ankle)
20405	Application-of-short-leg-cast-(below-knee-to-toes);
20425	walking-or-ambulatory-type
20435	Application-of-patellar-tendon-bearing-(PWB)-cast
20455	Application-of-clubfoot-cast-with-molding-or-manipulation;-long-or-short-leg;-bilateral
31530	Laryngoscopy;-direct;-operative;-with-foreign-body;-removal;
31531	with-operating-microscope
31535	Laryngoscopy;-direct;-operative;-with-biopsy;
31536	with-operating-microscope
31540	Laryngoscopy;-direct;-operative;-with-excision-of-tumor and/or-stripping-of-vocal-cords-or-epiglottis;

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
31541	with operating microscope
31560	laryngoscopy--direct--operative--with arytenoidectomy
31561	with operating microscope
31570	laryngoscopy--direct--with injection into vocal cord(s)
31571	therapeutic
31571	with operating microscope
31575	laryngoscopy--flexible-fiberoptic--diagnostic
31576	with biopsy
31577	with removal of foreign body
31578	with removal of lesion
31820	Surgical closure tracheostomy or fistula--without plastic repair
32000	thoracentesis--puncture of pleural cavity for aspiration--initial or subsequent
32400	Biopsy--pleura--percutaneous needle
32405	Biopsy--lung or mediastinum--percutaneous needle
32420	Pneumonocentesis--puncture of lung for aspiration
40016	Excision of lesion of mucosa--submucosa--and underlying muscle--vestibule of mouth--complex
41250	Repair--laceration up to 2.5 cm or less--floor of mouth and/or anterior two-thirds of tongue
41251	posterior one-third tongue
41252	Repair--laceration of tongue--floor of mouth--over 2.6 cm or complex
42100	Biopsy of palate--uvula
42104	Excision--lesion of palate--uvula--without closure
42330	Stomatotomy--submandibular--(submaxillary)--sublingual

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
42405	or parotid--uncomplicated--intraoral
42406	Biopsy--salivary gland--incisional
42408	Excision--sublingual--salivary cyst--(ranula)
42409	Marsupialization--sublingual--salivary cyst--(ranula)
42700	Incision and drainage--abscess--peritonsillar
42800	Biopsy--oropharynx
42802	hypopharynx
42804	nasopharynx--visible lesion--simple
42806	nasopharynx--survey for unknown primary lesion
42808	Excision of lesion of pharynx
42809	Removal of foreign body from pharynx
42860	Excision of tonsil--tags
42870	Excision--lingual tonsil--(separate procedure)
42880	Excision--nasopharyngeal lesion--(e.g.--fibroma)
42900	Suture--pharynx--for wound or injury
42960	Control--oropharyngeal hemorrhage--(primary or secondary--e.g.--posttonsillectomy)--simple
42970	Control--of nasopharyngeal hemorrhage--(primary or secondary--e.g.--postadenoidectomy)--simple--with posterior nasal packs--with or without anterior packs and/or cauterization
45005	Incision and drainage of submucous abscess--rectum
45330	Sigmoidoscopy--flexible-fiberoptic--diagnostic
45331	for biopsy and/or collection of specimen by brushing or washing
45332	for removal of foreign body
45333	for removal of polypoid lesion(s)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
45334	for-control-of-hemorrhage-(e-g,-electrocoagulation, laser-photocoagulation)
45337	for-decompression-of-ovovulus
46838	Removal-of-stemon,-other-marker
46858	Incision-and-drainage,-perianal-abscess,-superficial
46258	Hemorrhoidectomy,-external,-complete
46988	Destruction-of-lesion(s)-anus-(e-g,-condyloma,-papilloma,- molluscum-contagiosum,-herpetic-vesicle)
46916	cryosurgery
46917	laser-surgery
46934	Cryosurgery-of-hemorrhoids,-internal
46935	external
46936	internal-and-external
46937	Cryosurgery-of-rectal-tumor,-benign
46938	malignant
49888	Peritoneocentesis,-abdominal-paracentesis-or-peritoneal lavage,-initial
49881	subsequent
58396	Manometric-studies-through-nephrostomy-or-pyelostomy-tube or-indwelling-ureteral-catheter
58398	Change-of-nephrostomy-or-pyelostomy-tube
58686	Manometric-studies-through-ureterostomy-or-indwelling ureteral-catheter
58688	change-of-ureterostomy-tube
53258	Excision-of-bulbourethral-gland-(Cowper's-gland)
53268	Excision-of-fulguration,-urethral-polyp(s)-distal-urethra

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
53265	urethral-carbuncle
53278	Skene's-glands
53275	urethral-prolapse
54865	Destruction-of-lesion(s)-penis-(e-g,-condyloma,- papilloma,-molluscum-contagiosum,-herpetic-vesicle)-extensive,- any-method
54152	Circumcision,-clamp-procedure,-except-newborn
54161	Circumcision,-surgical-excision-other-than-clamp-or dorsal-slit,-except-newborn
56515	Destruction-of-lesion(s)-vulva,-extensive,-any-method
57288	Colporrhaphy,-suture-of-injury-of-vagina-(nonobstetrical)
57218	Colpoperineorrhaphy,-suture-of-injury-of-vagina-and/or perineum-(nonobstetrical)
57454	Colposcopy-(vaginoscopy)-(-separate-procedure)-with biopsies,-or-biopsy-of-the-cervix
58188	Endometrial-biopsy,-suction-type-(separate-procedure)
58182	Office-endometrial-curettage
58183	Menstrual-Extraction
59888	Amniocentesis-for-diagnosis,-abdominal-approach
59818	Amnioscopy
59811	Amnioscopy-(intraovular)
64774	Excision-of-neuroma,-cutaneous-nerve,-surgically identifiable
64788	Excision-of-neurofibroma-or-neurolipoma,-cutaneous-nerve
67358	Biopsy-of-extraocular-muscle
69433	Tracheostomy-(requiring-insertion-of-ventilating-tube)- local-or-topical-anesthesia,-unilateral



## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
69434	bilateral
Group-iii	
31615	tracheobronchoscopy-through-established-tracheostomy incision
31622	Bronchoscopy-diagnostic-(flexible-or-rigid)-with-or without-cell-washing-or-brushing
31625	with-biopsy
31635	with-removal-of-foreign-body
31645	with-therapeutic-aspiration-of-tracheobronchial tree-initial
31646	with-therapeutic-aspiration-of-tracheobronchial tree-subsequent
43200	Esophagoscopy-rigid-or-flexible-fiberoptic-(specify)-diagnostic-procedure
43202	for-biopsy-and/or-collection-of-specimen-by brushing-or-washing
43215	for-removal-of-foreign-body
43217	Esophagoscopy-rigid-or-flexible-fiberoptic-for removal-of-polypoid-lesion(s)
43219	for-insertion-of-plastic-tube-or-stent
43220	for-dilation-direct-any-method
43226	for-insertion-of-wire-to-guide-dilation
43227	for-control-of-hemorrhage-(e.g.-electrocoagulation; laser-photocoagulation)
43228	for-ablation-of-tumor-or-mucosal-lesion
43234	Upper-gastrointestinal-endoscopy-simple-primary-examination (e.g.-with-small-diameter-flexible-fiberscope)
43235	Upper-gastrointestinal-endoscopy-including-esophagus, stomach-and-either-the-duodenum-and/or-jejunum-as-appropriate

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
43239	for-biopsy-and/or-collection-of-specimen-by-brushing or-washing
43241	with-transendoscopic-tube-or-catheter-placement
43245	for-dilation-of-gastric-outlet-for-obstruction
43246	for-directed-placement-of-percutaneous gastrostomy-tube
43247	for-removal-of-foreign-body
43251	for-removal-of-polypoid-lesion(s)
43255	for-control-of-hemorrhage-(e.g.-electrocoagulation; laser-photocoagulation)
43258	for-ablation-of-tumor-or-mucosal-lesion-(e.g.-electrocoagulation; laser-photocoagulation; biopsy; fulguration)
43260	Endoscopic-retrograde-choangiopancreatography (ERCP)-with-or-without-biopsy-and/or-collection-of-specimen
43262	for-sphincterotomy/papillotomy
43263	for-pressure-measurement-of-sphincter-of-odd
43264	for-removal-of-stone(s)-from-biliary-and/or pancreatic-ducts
43267	for-insertion-of-nasobiliary-or-nasopancreatic drainage-tube-(when-done-with-sphincterotomy; also-use-43262)
43268	for-insertion-of-tube-or-stent-into-bile-or pancreatic-duct (when-done-with-sphincterotomy; also-use-43262)
43271	for-balloon-dilation-of-ampullary-biliary-or-pancreatic duct
43272	for-ablation-of-tumor-or-mucosal-lesion-(e.g.-laser; hot-biopsy/fulguration)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
44360	Small-intestinal-endoscopy; enteroscopy beyond-second portion-of-duodenum; diagnostic
44361	for biopsy-and/or-collection-of-specimen-by brushing-or-washing
44363	for removal-of-foreign-body
44364	for removal-of-polypoid-lesion(s)
44366	for control-of-hemorrhage-(e.g.; electrocoagulation; laser-photocoagulation)
44369	for ablation-of-tumor-or-mucosal-lesion-(e.g.; laser)
44380	Fiberoptic-ileoscopy-through-stoma;
44382	with biopsy-and/or-collection-of-specimen-by brushing-or-washing
44385	Fiberoptic-evaluation-of-small-intestinal-(hook)-or pelvic-pouch;
44386	for biopsy-and/or-collection-of-specimen-by brushing-or-washing
44388	Fiberoptic-colonoscopy-through-colostomy;
44389	for biopsy-and/or-collection-of-specimen-by brushing-or-washing
44390	for removal-of-foreign-body
44391	for control-of-hemorrhage-(e.g.; electrocoagulation; laser-photocoagulation)
44392	for removal-of-polypoid-lesion(s)
44393	for ablation-of-tumor-or-mucosal-lesion-(e.g.; laser)
45320	Proctosigmoidoscopy-for-ablation-of-tumor-(e.g.; electrocoagulation; photocoagulation-hot-irrigation; fulguration)
45336	Sigmoidoscopy; flexible-fiberoptic-diagnostic-for ablation-of-tumor-or-mucosal-lesion-(e.g.; laser)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
45355	Colonoscopy; with-standard-sigmoidoscope; transabdominal via-colotomy; single-or-multiple
45378	Colonoscopy; fiberoptic; beyond-splenic-flexure; diagnostic-procedure
45379	for removal-of-foreign-body
45380	for biopsy-and/or-collection-of-specimen-by brushing-or-washing
45382	for control-of-hemorrhage-(e.g.; electrocoagulation; laser-photocoagulation)
45383	for ablation-of-tumor-or-mucosal-lesion-(e.g.; laser)
45385	for removal-of-polypoid-lesion(s)
50551	Renal-endoscopy-through-established-nephrostomy-or pyelotomy; with-or-without-irrigation; instillation; or ureteropyelography; exclusive-of-radiologic-service
50553	With-ureteral-catheterization; with-or-without dilatation-of-ureter
50555	with biopsy
50557	with fulguration; and/or-incision-with-or-without biopsy
50559	with insertion-of-radioactive-substance-with-or without biopsy-and/or-fulguration
50561	with removal-of-foreign-body-or-calculus
50951	Ureteral-endoscopy-through-established-ureterostomy; with-or-without-irrigation; instillation; or ureteropyelography; exclusive-of-radiologic-service;
50953	with-ureteral-catheterization
50955	with biopsy
50957	with fulguration; with-or-without-biopsy
50959	with insertion-of-radioactive-substance-with-or-without

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
50961	biopsy-and/or-fulguration-(not-including-provision of-material)
52000	with-removal-of-foreign-body-or-calculus
52005	Cystourethroscopy-(separate-procedure)
52007	Cystourethroscopy-with-ureteral-catheterization; with or-without-irrigation; instillation; or-ureteropyelography exclusive-of-radiologic-service
52010	with-brush-biopsy-of-ureter-and/or-renal-pelvis
52014	Cystourethroscopy-with-ejaculatory-duct-catheterization with-or-without-irrigation; instillation; or-duct-radiography exclusive-of-radiologic-service
52024	Cystourethroscopy-with-biopsy
52214	Cystourethroscopy-with-fulguration-(including-cryosurgery or-laser-surgery)-of-trigone; bladder-neck; prostatic-glands; urethra; or-periurethral-glands
52224	Cystourethroscopy-with-fulguration-(including-cryosurgery or-laser-surgery)-or-treatment-of-MINGR-(less-than-0.5-cm)-lesions; with-or-without-biopsy
52250	Cystourethroscopy-with-insertion-of-radioactive-substance; with-or-without-biopsy-or-fulguration
52265	Cystourethroscopy-with-dilation-of-bladder-for-interstitial cystitis; local-anesthesia
52281	Cystourethroscopy-with-calibration-and/or-dilation-of-urethral stricture-or-stenosis; with-or-without-meatotomy-and-injection procedure-for-cystography; male-or-female
52310	Cystourethroscopy-with-removal-of-foreign-body-calculus or-uretral-stent-from-urethra-or-bladder-(separate procedure);-simple
52315	complicated
52317	lithotripsy;-crushing-or-fragmentation-of-calculus-by-any means-in-bladder-and-removal-of-fragments;-simple;-smaller-(less than-2.5-cm)

## DEPARTMENT OF PUBLIC AID

## NOTICE OF ADOPTED AMENDMENTS

Code	Code-Description
52310	complicated-or-large-(over-2.5-cm)
52320	Cystourethroscopy-(including-ureteral-catheterization); with-removal-of-ureteral-calculus
52330	with-manipulation; without-removal-of-ureteral calculus
52335	Cystourethroscopy-with-ureteroscopy-and/or-pyeloscopy includes-dilation-of-the-ureter-by-any-method
52336	with-removal-or-manipulation-of-calculus (ureteral-catheterization-is-included)
52338	with-biopsy-and/or-fulguration-of-lesion
55200	Vasotomy;-cannulization-with-or-without-incision-of-vas; unilateral-or-bilateral-(separate-procedure)
55250	Vasectomy;-unilateral-or-bilateral-(separate-procedure); including-postoperative-semen-examination(s)
55450	Ligation-(percutaneous)-of-vas-deferens;-unilateral-or bilateral-(separate-procedure)

(Source: Repealed at 18 Ill. Reg. 18059, effective DEC 19 1994 )



## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

- 1) Heading of the Part: Sale of Information
- 2) Code Citation 92 Ill. Adm. Code 1002
- 3) Section Numbers: Adopted Action:
- |         |           |
|---------|-----------|
| 1002.10 | Amendment |
| 1002.20 | Amendment |
| 1002.40 | Amendment |
| 1002.45 | Amendment |
| 1002.60 | Amendment |
| 1002.70 | Amendment |
- 4) Statutory Authority: 625 ILCS 5/2-123 and 625 ILCS 5/2-104
- 5) Effective Date: December 9, 1994
- 6) Does this rulemaking contain an automatic repeal date? No.
- 7) Does this rulemaking contain incorporations by reference? No.
- 8) Date Filed in Agency's Principal Office: December 9, 1994
- 9) Notice of Proposal Published in Illinois Register: December 10, 1993, 17 Ill. Reg. 21179
- 10) Has JCAR Issued a Statement of Objections to this Rule? No.
- 11) Difference between proposal and final version. Typographic and stylistic changes were made.
- 12) Have all the changes agreed upon by the Agency and JCAR been made as indicated in the Agreement Letter issued by JCAR? Yes.
- 13) Will this rule replace any Emergency Rule(s) currently in effect? No.
- 14) Are there any other amendments pending on this Part? No.
- 15) Summary and Purpose of Rule: These amendments document the current Secretary of State procedures which further protect the release of an individual's personally identifiable information. These amendments afford an individual greater protection concerning the release of information.
- 16) Information and answers to questions regarding this Adopted Rule should be directed to:

Nancy G. Easum  
Deputy General Counsel  
Room 288, Howlett Building

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

Springfield, Illinois 62756

The full text of the Adopted Rule begins on the next page.

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

TITLE 92: TRANSPORTATION  
CHAPTER II: SECRETARY OF STATE

## PART 1002

## SALE OF INFORMATION

Section	Request for an Individual's Driving, Registration, or Title Information
1002.10 Applicability	
1002.20 Definitions	
1002.30 Fees	
1002.40 Requests	
1002.45	
1002.50 Lists of Purchasers	
1002.60 Contract	
1002.70 Public Records	
1002.80 Lists of Licenses	
1002.90 Social Security Numbers	

AUTHORITY: Implementing Section 2-123, and authorized by Sections 2-104, 2-107, and 2-123, of the Illinois Vehicle Title and Registration Law [625 ILCS 5/2-123, 2-104 and 2-107].

SOURCE: Emergency rules adopted at 7 Ill. Reg. 11760, effective September 14, 1983; adopted and codified at 8 Ill. Reg. 2522, effective February 11, 1984; amended at 16 Ill. Reg. 13088, effective August 11, 1992; amended at 18 Ill. Reg. ~~18-1-18~~, effective DEC 09 1994.

## Section 1002.10 Applicability

These Rules apply to the sale and dissemination of information contained in the Office of the Secretary of State, which information has been collected pursuant to the Illinois Vehicle Code (~~tit-Rev-Stat-1981-ch-95-1/2~~) [625 ILCS 5] for the issuance of drivers licenses, vehicle titles, and vehicle registrations. This information is a public record; however, social security numbers are not public information. Personally identifiable information shall not be released to requestors unless otherwise permitted by statute or this Part.

(Source: Amended at 18 Ill. Reg. ~~18-1-18~~, effective DEC 09 1994)

## Section 1002.20 Definitions

"Attorney" - an individual who is licensed to practice law

"Automobile associated businesses" - shall include but not be limited to new or used vehicle dealerships, vehicle rental agencies, and tow truck operators

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

"Commercial Purchasers" - Individuals and business entities who enter into a written agreement to buy all or a portion of the driver's title, or vehicle list or individual records in bulk.

"Commercial Solicitation Purposes" - The use of the Drivers or Title List to contact individuals for advertising, offering for sale, marketing or sale of products or services.

"Director" - the Director or Acting Director of either Driver Services or Vehicle Services, depending on the context

"Driver Services" - the Department of Drivers Services of the Office of the Secretary of State

"Drivers list" - the entire list or any part thereof of all licensed drivers by the State of Illinois, the information contained on the list includes the driver's name, address, weight, height, sex, color of eyes, color of hair, and date of birth, county of residence, zip code, license, classification, license restriction codes, and license issue and expiration dates

"Driving abstract" - a record kept by the Department of Drivers Services on each driver licensed by the State of Illinois, containing all information required by Section 6-106(b) of the Illinois Vehicle Code, and all records of each driver's violations of the traffic laws, and administrative actions pertaining to driving privileges

"DUI listing" - a periodic listing of persons who have been convicted of Driving Under the Influence or have a statutory summary suspension or any suspension resulting from the receipt of the Sworn Report issued to a driver as the result of an alcohol or drug related traffic violation and/or revocation in effect on his/her driving record. The listing contains the person's name, driver's license number, address, and length of suspension and revocation

"Employers" - individuals or business entities, which permit individuals to work, when requesting information concerning current or prospective employees

"Financial institutions" - banks, savings and loans, and credit unions, but shall not include currency exchanges

"Government agencies" - units of local, state, or federal governmental agencies or elected governmental officials, including, but not limited to, Representatives, Senators, Congressmen, park board members, county board members, and school districts

"Insurers" - any insurance agent or company as defined in Section 21(e) of the Illinois Insurance Code authorized by the laws of any state to

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

transact the business of insurance, and shall include all employees of such agent or company

"Law Enforcement Officials" - police agencies, state's attorneys' offices or court officials

"News medium" - any newspaper or other periodical issued at regular intervals and having a paid general circulation; a news service; a radio station; a television station; a community antenna television service; and any person or corporation engaged in the making of news reels or other motion picture news for public showing

"Office" - the Office of the Secretary of State and not any particular department, address, or location

"Other business entities for purposes consistent with the Illinois Vehicle Code" - licensed remitters when requesting title or registration information; public libraries, public educational institutions, and private educational institutions when requesting driving records, or registration or title information

"Personally Identifiable Information" - For driving records, the information regarding the driver's address, telephone number, weight, height, sex, color of eyes, color of hair, date of birth, restrictions, or endorsements and classification codes of the driver's license, county of residence, and zip code, Circuit Court County which imposed the conviction or County of venue for driver's license sanctions; for title or vehicle records, the information regarding the vehicle owner's address, county of residence, and telephone number or registration owner's address, county of residence, and telephone number

"Reporters" - any person regularly engaged in the business of collecting, writing or editing news for publication through a news medium; and includes any person who was a reporter at the time the information sought was procured or obtained

"Request" - the written application upon the designated form or an acceptable alternative for the obtaining of a drivers list, vehicle list, title list, or a driving abstract

"Secretary" - the Secretary of State of Illinois

"Section 2-123" - Section 2-123 of the Illinois Vehicle Code (Ill. Rev. Stat. 1997, ch. 95-1/2, par. 2-123) [625 ILCS 5/2-123]

"Title list" - the list of all vehicles titled by the State of Illinois

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

"Vehicle list" - the list of all vehicles by identification number, with the name and address of the owners, which are registered by the State of Illinois

"Vehicle Services" - the Department of Vehicle Services of the office of the Secretary of State

(Source: Amended at 18 Ill. Reg. **18118**, effective **DEC 09 1994**)

## Section 1002.40 Requests

a) All requests for any type of information sale pursuant to Section 2-123 must be in writing, signed by the person requesting the information, and includes that person's address, the purpose of the request, the specific information or type of information sought, the name and address of any organization represented, the position of the requestor in the organization, ~~the intended use of the information~~, and the identification of the requestor.

b) Information obtained by means of a computer connection between the Secretary's computers and those of any organization need not be requested in writing and a record kept as required in subsections (a) or (b) above. The requesting organization shall comply with the provisions of subsection (a) at the time of the original request and contract period.

(Source: Amended at 18 Ill. Reg. **18118**, effective **DEC 09 1994**)

## Section 1002.45 Request for an Individual's Driving, Registration, or Title Information

a) If a request is made for an individual's driving record, title, or registration information, the individual shall be notified by the Secretary of the request and the identity of the requestor. No information shall be released to the requestor until 10 days have elapsed from the date notice was mailed to the individual by the Secretary. No personally identifiable information shall be released to a requestor.

b) The notification, and 10-day waiting period, and non-disclosure of personally identifiable information provisions shall not apply to requests made by law enforcement officials, government agencies, financial institutions, attorneys, insurers, employers, automobile associated businesses, family members with expressed consent, the individual himself, reporters or news media, other business entities for purposes consistent with the Illinois Vehicle Code, and entities which register with the Illinois Department of Revenue in compliance with the Retail Occupation Tax Act (86 Ill. Adm. Code 270) when requesting information based upon an existing business relationship



## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

with an individual. The exemption to the notification, and 10 day waiting period, and non-disclosure of personally identifiable information provisions shall apply to the aforementioned requestors or to an authorized agent of the requestor.

- c) Requests made by the groups outlined in subsection (b) of this Section shall be exempt from the notification, and 10-day waiting period, and non-disclosure of personally identifiable information requirements only if the request is made for an official business purpose which shall be documented by the requestor on the request form submitted to the Secretary.

- d) The notification, and 10-day waiting period, and non-disclosure of personally identifiable information outlined in subsection (a) of this Section shall not apply to bulk sale requests which are made through computer tapes or other data processing medium. If an individual requests that his personally identifiable information not be used for commercial solicitation purposes, the Secretary shall document said record that it shall not be used in that manner or the Secretary may withhold said records from the purchaser. All requests made by individuals that their personally identifiable information not be used for commercial solicitation purposes shall be on original forms prescribed and furnished by the Secretary. Such forms shall be distributed directly by the Secretary to an individual who makes the request to the Secretary in person, by telephone, or by mail. The forms shall only be requested and submitted by an individual, in connection with his own personally identifiable information and the form must be signed by the individual. No copies or reproductions of the form shall be accepted by the Secretary and the forms shall be submitted separately from all other title and registration documents. Information identifying advantages and disadvantages of withholding personally identifiable information for commercial solicitation purposes shall be prepared by the Secretary and set forth in or accompany each form distributed by the Secretary. The decision of an individual to withhold personally identifiable information for commercial solicitation purposes shall be revocable.

- e) Personally identifiable information shall be withheld from exempted entities listed in subsection (b) above if the individual about whom an inquiry is made submits a valid court order of protection to the Secretary. This non-disclosure shall apply for the duration of the court order; however, law enforcement officials and government agencies shall always have access to this personally identifiable information.

(Source: Amended at 18 Ill. Reg. **18118**, effective **DEC 09 1994**)

## Section 1002.60 Contract

All commercial or business purchasers of the drivers, vehicle, or title lists shall sign a contract with the Secretary, which shall include disclosure of the

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

commercial use and shall contain those terms he/she deems necessary and appropriate to protect the integrity of the lists, including but not limited to, a requirement that a mail preference list maintained by a recognized trade association be used to delete names of persons who do not wish to have their name sold, that the list will not be used for criminal or immoral purposes, that violation of any terms could result in the Secretary's denial of sale of the lists to the purchaser for a term of five years, and the return of the vehicles or drivers list to the Secretary. A title list shall not include the name and address of any lienholder if the request is made for commercial solicitation purposes.

(Source: Amended at 18 Ill. Reg. **18118**, effective **DEC 09 1994**)

## Section 1002.70 Public Records

- a) The drivers lists, title lists, vehicle lists, and lists of purchasers for of these lists are public records and may be examined, and purchased for the appropriate fees by anyone for a legitimate and lawful purpose and use.
- b) The Secretary may sell the lists in their entirety on the medium he deems most economical and efficient, or in any reasonable part, such as by county or counties, age group, zip code groups, make or model of car, restriction codes, license issue data, license expiration data, city, or other governmental or geographic division. No listing shall be prepared and sold by the Secretary to any person or organization for commercial purposes where the request is a list compiled by any form of driver's license sanction: i.e. suspension, revocation, cancellation, or denial. No list will be prepared and sold by the Secretary for any person or organization for commercial purposes where the request is for the Secretary to extract from a larger group certain persons or types of persons to be solicited by the requestor, when the requestor, by the purchase of the larger group of names, titles, or registrations could extract the information sought.
- c) The DUI listing shall only be made available if the person requesting the list states the specific purpose for the request and the purpose is not for personal or commercial benefit nor solicitation purposes. If an individual requests that his personally identifiable information not be used for commercial solicitation purposes, the Secretary shall document said record that it shall not be used in that manner or the Secretary may withhold said records from the purchaser. All requests made by individuals that their personally identifiable information not be used for commercial solicitation purposes shall be on original forms prescribed and furnished by the Secretary. Such forms shall be distributed directly by the Secretary to an individual who makes the request to the Secretary in person, by telephone, or by mail. The forms shall only be requested and submitted by an individual, in connection with his own personally identifiable information and the form must be signed by the individual. No copies or reproductions of

## SECRETARY OF STATE

## NOTICE OF ADOPTED AMENDMENT(S)

the form shall be accepted by the Secretary and the forms shall be submitted separately from all other title and registration documents. Information identifying advantages and disadvantages of withholding personally identifiable information for commercial solicitation purposes shall be prepared by the Secretary and set forth in or accompany each form distributed by the Secretary. The decision of an individual to withhold personally identifiable information for commercial solicitation purposes shall be revocable.

(Source: Amended at 18 Ill. Reg. **18118**, effective  
**DEC 09 1994** )

## DEPARTMENT OF PUBLIC AID

## NOTICE OF REFUSAL

## TO MEET THE OBJECTION OF THE JOINT COMMITTEE OF ADMINISTRATIVE RULES

- 1) Heading of the Part: Medical Payment
- 2) Code Citation: 89 Ill. Adm. Code 140
- 3) Section Number: Proposed Action:  
140.538 Amendment
- 4) Date Notice of Proposed Rules Published in the Register: June 24, 1994 (89 Ill. Reg. 9296)
- 5) Date JCAR Statement of Objection Published in the Register: December 2, 1994 (89 Ill. Reg. 17287)
- 6) Summary of Action Taken by the Agency: The Joint Committee on Administrative Rules issued an Objection to an amendment to 89 Ill. Adm. Code 140.538 proposed by the Department of Public Aid on June 24, 1994, at 18 Ill. Reg. 9296. The Committee's Objection specifically states: "DPA's interpretation of PA 88-88 in the proposed amendment to Section 140.538(j) is creating an economic burden on nursing homes. DPA's interpretation of the statute is contrary to legislative intent, as the General Assembly never intended that the assessment fees be precluded from consideration as a reimbursable expense."

The Department disagrees with this Objection and refuses to modify or withdraw the proposed amendment. The Department does not believe that the amendment to Section 140.538 is creating an economic burden on nursing homes, or that the amendment violates the intent of the Public Act.

The Department's proposed amendment to Section 140.538 simply updates the statutory citation of the most current Public Act requiring assessment fees to be paid to the Department by nursing home providers. A provider assessment program has been in effect in Illinois since fiscal year 1992 and the program provisions are found in other Sections of the Department's rules. The amendment to Section 140.538 does not propose any changes in the assessment program and was only intended to ensure that current assessment payments are treated in the same manner as earlier payments.

Section 140.538 pertains to special costs which nursing home providers cannot enter into their annual cost reports as allowable costs. Costs which are not allowable do not come under Department review for purposes of rate increase determinations for the coming year. Assessment fees, as required by the provider assessment program under Public Act 88-88, are not an allowable cost for reimbursement purposes and are specifically addressed in Section 140.538.

The Illinois assessment program results in rate enhancements during any

## DEPARTMENT OF PUBLIC AID

## NOTICE OF REFUSAL

## TO MEET THE OBJECTION OF THE JOINT COMMITTEE OF ADMINISTRATIVE RULES

given assessment period. Rate increases based upon assessments collected during a fiscal year are paid to nursing homes during the same fiscal year. If the assessment fees were allowable costs, they would provide for rate increases during the assessment collection year and also become the basis for further rate increases in the following year based upon cost report review. This double rate increase, on the basis of a single assessment fee, would result in an additional cost of approximately \$100 to \$110 million to the State over the next two fiscal years (FY 1996 and FY 1997).

The provider assessments have consistently been considered as non-allowable costs since the inception of the program in fiscal year 1992. The assessment fees are uniquely designed to result in overall rate increases for nursing facilities at the outset of the corresponding assessment period. This methodology of rate increases is consistent with the prospective reimbursement system which is utilized by the Illinois Medicaid Program for long term care facilities. In contrast, if a provider assessment program were to be employed with a retrospective reimbursement method, no immediate rate benefit would occur, assessment fees would be allowable costs, and rate increases would be calculated on that basis for the following year. The allowability of provider assessment fees for consideration as reimbursable expenses under the current reimbursement system would impose the unreasonable burden upon the State budget of providing two separate rate increases in response to a single facility cost.

The legislative intent upon implementation of the provider assessment program was to obtain additional funding for long term care services in order to ensure that rates would be reasonable and adequate to meet the costs associated with quality care delivered in efficiently and economically operated facilities. The Illinois provider assessment program has fulfilled that intent. There is no indication that the Public Act was intended to make assessment fees be considered as reimbursable expenses and there has not been any funding appropriation to address the additional costs for which the State would be obligated if the fees were allowable costs. Further, rates paid to nursing facilities have been considerably enhanced under the provider assessment program and there is no evidence that an economic burden has been imposed upon such facilities.

Based on these responses, the Department refuses to modify or withdraw the proposed amendment in response to the Joint Committee's Objection.

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

- 1) Heading of the Part: Clinical Psychologist Licensing Act
- 2) Code Citation: 68 Ill. Adm. Code 1400
- 3) Section Numbers: Sections 1400.20 and 1400.30
- 4) Date Proposal published in Illinois Register: February 18, 1994, at 18 Ill. Reg. 2566
- 5) Date Adoption published in Illinois Register: July 15, 1994, at 18 Ill. Reg. 11191
- 6) Summary and Purpose of Expedited Correction: When the file copy of the amended rules was prepared, six words with strikeouts in the Illinois Register version inadvertently were not removed from the file copy. The corrections specified will bring the file copy of the rules in agreement with the copy of the text as published in the Illinois Register.
- 7) Information and questions regarding this request shall be directed to:  
 Department of Professional Regulation  
 Attention: Jean A. Courtney  
 320 West Washington, 3rd Floor  
 Springfield, IL 62786  
 217/785-0800 Fax #: 217/782-7645

The full text of the Sections, indicating the requested corrections, follows:



## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

TITLE 68: PROFESSIONS AND OCCUPATIONS  
 CHAPTER VII: DEPARTMENT OF PROFESSIONAL REGULATION  
 SUBCHAPTER b: PROFESSIONS AND OCCUPATIONS

## PART 1400

## CLINICAL PSYCHOLOGIST LICENSING ACT

Section	Statutory Authority (Repealed)
1400.10	Licensure Qualifications
1400.20	Experience Defined
1400.30	Application for Examination
1400.40	Examination
1400.50	Endorsement
1400.60	Renewals
1400.65	Restoration
1400.70	Unethical, Unauthorized, or Unprofessional Conduct
1400.80	Granting Variances
1400.90	

**AUTHORITY:** Implementing the Clinical Psychologist Licensing Act [225 ILCS 15] and authorized by Section 60(7) of the Civil Administrative Code of Illinois [20 ILCS 2105/60(7)].

**SOURCE:** Adopted at 5 Ill. Reg. 935, effective January 15, 1981; codified at 5 Ill. Reg. 11057; amended at 5 Ill. Reg. 14171, effective December 3, 1981; emergency amendment at 6 Ill. Reg. 916, effective January 6, 1982, for a maximum of 150 days; amended at 6 Ill. Reg. 7448, effective June 15, 1982; transferred from Chapter I, 68 Ill. Adm. Code 400 (Department of Registration and Education) to Chapter VII, 68 Ill. Adm. Code 1400 (Department of Professional Regulation) pursuant to P.A. 85-225, effective January 1, 1988, at 12 Ill. Reg. 2972; emergency amendments at 13 Ill. Reg. 2519, effective February 8, 1989, for a maximum of 150 days; emergency expired July 8, 1989; amended at 14 Ill. Reg. 4515, effective March 12, 1990; amended by adding Subsections 1400.20(b)(10) and (c)(2)(H) and 1400.30(a)(4), (b)(4) and (c)(5) at 14 Ill. Reg. 12735, effective July 30, 1990; amended at 18 Ill. Reg. 11191, effective June 30, 1994; expedited correction at 19 Ill. Reg. \_\_\_\_\_, effective June 30, 1994.

## Section 1400.20 Licensure Qualifications

An individual applying for licensure as a clinical psychologist pursuant to the Clinical Psychologist Licensing Act [225 ILCS 15] (the Act) shall meet the following educational/experience requirements pursuant to Section 10 of the Act:

- a) In accordance with Section 10(3)(a) of the Act, the individual shall be a graduate of a doctoral program in clinical, school or counseling psychology accredited by the American Psychological Association or approved by the Council for the National Register of Health Service Providers in psychology and shall complete two years of supervised clinical, school or counseling psychology experience in accordance

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

with Section 1400.30(a) and (d) of this Part, one of which shall be an internship and one of which shall be postdoctoral.

- b) In accordance with Section 10(3)(b) of the Act, the individual shall be a graduate of a doctoral program that is equivalent to a clinical, school or counseling psychology program and shall complete two years of supervised clinical, school or counseling psychology experience in accordance with Section 1400.30(a) and (d) of this Part, one of which shall be an internship and one of which shall be postdoctoral.

- 1) In determining equivalent programs, the following minimum standards shall be met:

- A) The program is from a regionally accredited university, college or school;
- B) The program constitutes the university, college or school's clinical, school or counseling psychology program as certified by the dean of the institution and includes a practicum as defined in Section 1400.30(b). (If there is an additional clinical, school or counseling program that exists under the clinical, school or counseling psychology name, the applicant shall apply under Section 10(5) of the Act and subsection (c) of this Section);
- C) The program, wherever ~~they may be~~ administratively housed, must be clearly identified and labeled as a ~~offering~~ psychology program. The program must specify in institutional catalogues and brochures its intent to educate and train psychologists;
- D) The program is an organizational entity within the institution;

- E) The program has an integrated, organized sequence of study;
- F) The program has an identifiable core psychology faculty on-site and a psychologist responsible for the program;

- G) The program has an identifiable body of students who are matriculated in that program for a degree;

- H) The program encompasses a minimum of three academic years of full-time graduate study;

- I) The program has a one year residence. Residence requires interaction with psychology faculty and other matriculated psychology students. One year's residence or its equivalent is defined as follows:

- i) 30 semester hours taken on a full-time or part-time basis at the institution, accumulated within 24 months; or
- ii) A minimum of 350 hours of student-faculty contact involving face-to-face individual or group courses or seminars accumulated within 18 months. Such educational meetings must include both faculty-student and student-student interaction, be conducted by the psychology faculty of the institution at least 90% of the time, be fully documented by the institution, and relate substantially to the program and course

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

content. The institution must clearly document how the applicant's performance is assessed and evaluated.

- 2) the applicant's program shall include the seven core content areas pursuant to Section 10(3)(B) of the Act as set forth below:

- A) Scientific and professional ethics in psychology, which include the standards set forth in Section 1400.80(k) and (l);
  - B) Biological basis of behavior such as physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;
  - C) Cognitive-affective basis of behavior such as learning, thinking, motivation, emotion;
  - D) Social basis of behavior such as social psychology, group processes, organizational and systems theory;
  - E) Individual differences which includes instruction in theories of normal and abnormal personality functioning;
  - F) Assessment which includes instruction in clinical interviewing and the administration, scoring and interpretation of psychological test batteries for the diagnosis of mental abilities and personality functioning;
  - G) Treatment modalities which includes instruction in the theory and application of a diverse range of psychological interventions for the treatment of mental, emotional, behavioral or nervous disorders.
- c) In accordance with Section 10(5) of the Act, the individual shall be a graduate of a doctoral psychology program or a graduate of a doctoral program ~~which~~ that is psychological in nature; complete a course in each of the 7 core content areas listed in Section 10(3)(b) of the Act; complete a practicum in accordance with Section 1400.30(a) and (b) of this Part; complete an internship or equivalent supervised clinical experience in accordance with Section 1400.30(a) and (c) of this Part; and complete two years of supervised clinical psychology experience in accordance with Section 1400.30(a) and (d) of this Part, one of which must be postdoctoral.
- 1) The applicant's doctoral program shall meet the following requirements:
- A) The program is accredited by the Association of State and Provincial Psychology Boards or Council for the National Register of Health Service Providers in Psychology and is not a designated clinical or counseling psychology program; or
  - B) The program is psychological in nature as determined by the Department of Professional Regulation (Department) upon the recommendation of the Clinical Psychologists Licensing and Disciplinary Committee (the Committee). In determining what program is psychological in nature, the Committee shall consider:
    - i) A program that is from a regionally accredited institution of higher education;

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

- ii) A program, wherever administratively housed, that is clearly identified and labeled as offering psychology programs. The program must specify in institutional catalogues and brochures its intent to educate and train psychologists;

- iii) A program that is an organizational entity within the institution;

- iv) A program that has an integrated, organized sequence of study;

- v) A program that has an identifiable core psychology faculty on-site and a psychologist responsible for the program;

- vi) A program that has an identifiable body of students who are matriculated in that program for a degree;
- vii) A program that encompasses a minimum of three academic years of full-time graduate study;

- viii) A program that has a one year residence. Residence requires interaction with psychology faculty and other matriculated psychology students. One year's residence or its equivalent is defined as follows:

30 semester hours taken on a full-time or part-time basis at the institution accumulated within 24 months; or

A minimum of 350 hours of student-faculty contact involving face-to-face individual or group courses or seminars accumulated within 18 months. Such educational meetings must include both faculty-student and student-student interaction, be conducted by the psychology faculty of the institution at least 90% of the time, be fully documented by the institution, and relate substantially to the program and course content. The institution must clearly document how the applicant's performance is assessed and evaluated.

- 2) The applicant shall complete a course in each of the 7 core content areas pursuant to Section 10(3)(b) of the Act as set forth below:

- A) Scientific and professional ethics in psychology set forth in Section 1400.80(k) and (l);
- B) Biological basis of behavior such as physiological psychology, comparative psychology, neuropsychology, sensation and perception, psychopharmacology;
- C) Cognitive-affective basis of behavior such as learning, thinking, motivation, emotion;
- D) Social basis of behavior such as social psychology, group processes, organizational and systems theory;
- E) Individual differences which includes instruction in theories of normal and abnormal personality functioning;
- F) Assessment which includes instruction in clinical interviewing and the administration, scoring and

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

interpretation of psychological test batteries for the diagnosis of mental abilities and personality functioning;

G) Treatment modalities which includes instruction in the theory and application of a diverse range of psychological interventions for the treatment of mental, emotional, behavioral or nervous disorders.

- d) For the purposes of this Section, course shall be defined as an integrated, organized didactic sequence of study which encompasses a minimum of one school term. No independent study courses may be used to satisfy the 7 core content areas set forth in Section 10 of the Act and subsections (b)(2) and (c)(2) of this Section.

## e) Remediation of Deficiencies

- 1) Individuals who are deficient in any of the 7 core content areas may complete any one or all of these courses in a clinical, school or counseling psychological program accredited by the American Psychological Association, approved by the Council for the National Register of Health Service Providers in Psychology or a program approved in accordance with subsection (b) above.
- 2) Individuals who are deficient in the practicum, internship or equivalent supervised clinical experience, or clinical experience requirements may obtain this experience in accordance with the standards set forth in Section 1400.30 of this Part.
- 3) The applicant will be required to submit proof to the Department that he or she has completed such a course(s) and/or the experience. Documentation shall include, but not be limited to, curriculum/course syllabus, transcript(s), practicum, and program materials; internship handbook/brochures and course materials; and internship training plan.
- 4) The deficiency(s) may be completed at any time.

(Source: Expedited correction at 19 Ill. Reg. \_\_\_\_\_, effective June 30, 1994)

## Section 1400.30 Experience Defined

The following sets forth standards for **required** practicums, internships or equivalent supervised experience and the 2 years of supervised experience required for licensure as a clinical psychologist pursuant to Section 10 of the Act and Section 1400.20 of this Part:

- a) Practicums, internships or equivalent supervised experience and the 2 years of supervised experience:
  - 1) Shall be experience obtained after enrollment in a doctoral psychology program.
  - 2) Shall involve the practice of clinical psychology as defined in Section 2(5) of the Act. Illustrative tasks are: assessing, diagnosing and treating individuals with mental, emotional, behavioral or nervous disorders or conditions, or individuals with developmental disabilities.
  - 3) Shall not be limited to repetitious and routine tasks which,

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

although involving psychological activities, are at the pre-professional level. Tasks illustrative of pre-professional experience are: administering and scoring structured tests; conducting standardized interviews; collecting data; academic guidance counseling; and assisting in a laboratory or teaching situation.

- 4) Shall not be supervised experience in which the supervisor receives monetary payment or other considerations from the supervisee or in which the supervisor is hired by or otherwise employed by the supervisee.

## b) Practicum. In addition to the requirements set forth in subsection (a) above, the applicant's practicum (externship or clerkship) shall:

- 1) Be a part of the coursework in the doctoral program or be an equivalent 400 hours of coursework or training completed with a grade of satisfactory or better in a new area of competence approved by the Board prior to initiating the training.
  - 2) Involve the applicant in direct clinical psychology services to the client.
  - 3) Provide for personal supervision by a licensed clinical psychologist, licensed psychologist who is engaged in the practice of clinical psychology or by a person possessing the educational and experience qualifications necessary for licensure under the Act. However, failure of the licensing examination disqualifies one as a supervisor.
  - 4) Be performed pursuant to the order, control and full professional responsibility of the supervisor who shall meet with the applicant face-to-face for a minimum of 40 hours.
  - 5) Be a minimum of 400 hours in duration. This 400 hours does not have to take place in a single setting.
  - 6) Not count toward the two years of supervised experience required for licensure.
  - 7) Clearly delineate between practicum, internship and supervised work experience, using identifiable dates at the time of application.
- c) Internship. To meet the requirements of internship in accordance with Section 1400.20 or equivalent supervised clinical experience in an organized health care setting pursuant to Section 10(5) of the Act and Section 1400.20(c) of this Part, the internship or clinical experience shall, in addition to the requirements set forth in subsection (a) above:
- 1) Be an organized pre-planned training program (in contrast to supervised experience or on the job training) designed to provide the applicant with a pre-planned, programmed sequence of training experiences which includes documented goals and objectives. The primary focus and purpose is assuring breadth and quality of training.
  - 2) Include a minimum of one hour per week of regularly scheduled, face-to-face individual supervision with the specific intent of dealing with health services rendered directly by the applicant.



## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

There must also have been at least two additional hours per week in learning activities such as case conferences, including cases in which the intern was actively involved; seminars dealing with clinical issues; co-therapy with a staff person, including discussion; group supervision; and additional individual supervision.

- 3) Involve the applicant in direct clinical psychology services to the client (Section 2 of the Act) as a part of the training experience.
  - 4) Be under the individual and personal supervision of a licensed clinical psychologist or a licensed psychologist who is engaged in clinical psychology whose license is active and in good standing (i.e., no disciplinary action in accordance with Section 15 of the Act).
  - 5) Be performed pursuant to the order, control and full professional responsibility of the supervisor.
  - 6) Include a minimum of 1750 hours completed within 24 months. The 1750 hours may not be completed in less than 50 weeks regardless of the number of hours worked per week.
    - A) Full-time experience shall be at least 35 hours per week and shall be obtained in a single setting for a minimum of 6 months.
    - B) Part-time experience will only be counted if it is 18 hours or more per week for a minimum of 9 months and is in a single setting.
  - 7) Be post-practicum (post-clerkship or post-externship) level.
  - 8) The experience must be evaluated by the supervisor as satisfactory or better.
  - 9) If experience takes place in a work setting, there should be a distinction between the regular work duties of the applicant and the internship or equivalent clinical experience.
  - 10) May include both paid and unpaid experience obtained by the applicant.
- d) Clinical Experience. To meet the experience requirements of Section 10 of the Act, the experience shall in addition to the requirements set forth in subsection (a) above:
- 1) Contain/include clinical psychology experience, at least one year of which must be post-doctoral. Practicum experience may not be counted toward fulfilling the 2 years of supervised experience.
    - A) A year of experience is defined as 1750 hours obtained in not less than 50 weeks and completed within a 36 month period.
    - B) Full-time work experience must be obtained in a single setting for a minimum of 6 months with at least 35 hours per week.
    - C) Part-time experience will only be counted if it is 18 hours or more a week for a minimum of 9 months and is in a single setting.
    - D) Post-doctoral experience may begin upon completion of degree

## DEPARTMENT OF PROFESSIONAL REGULATION

## REQUEST FOR EXPEDITED CORRECTION

requirements for the doctoral degree, if verification of the date of completion of the degree requirement, when different from the date of graduation, is certified to the Department by the appropriate administrative official of the applicant's educational institution.

- 2) Be personally and individually supervised by a licensed clinical psychologist or a licensed psychologist who is engaged in the practice of clinical psychology whose license is active and in good standing (i.e., no disciplinary action in accordance with Section 15 of the Act). The experience must be performed pursuant to the order, control and full professional responsibility of the supervisor.
- 3) Be evaluated by the supervisor as satisfactory or better.
- 4) Be obtained prior to the date of the examination. Applicants completing the required experience after the examination date will be considered for the next examination. All supervised experience completed prior to the application date shall be listed on the application in order to be considered.
- 5) May include both paid and unpaid experience obtained by the applicant.

(Source: Expedited correction at 19 Ill. Reg. \_\_\_\_\_, effective June 30, 1994)

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

## SECOND NOTICES RECEIVED

The following second notices were received by the Joint Committee on Administrative Rules during the period of December 6, 1994 through December 12, 1994, and have been scheduled for review by the Committee at its January 10, 1995 meeting. Other items not contained in this published list may also be considered. Members of the public wishing to express their views with respect to a rule should submit written comments to the Committee at the following address: Joint Committee on Administrative Rules, 700 Stratton Bldg., Springfield, IL 62706.

Second Notice Expires	Agency and Rule	Start of First Notice	JCAR Meeting
1/19/95	Department of Public Aid, Hospital Services (89 Ill Adm Code 148)	9/30/94 18 Ill Reg 14600	1/10/95
1/20/95	Department of Professional Regulation, Illinois Certified Shorthand Reporters Act of 1984 (68 Ill Adm Code 1200)	8/12/94 18 Ill Reg 12103	1/10/95
1/20/95	Department of Transportation, Inspection Procedures for Special Education School Buses (92 Ill Adm Code 445)	9/9/94 18 Ill Reg 13835	1/10/95
1/20/95	Department of Revenue, Uniform Penalty and Interest Act (86 Ill Adm Code 700)	6/24/94 18 Ill Reg 9394	1/10/95
1/20/95	Department of Revenue, Income Tax (86 Ill Adm Code 100)	9/23/94 18 Ill Reg 14346	1/10/95
1/20/95	Department of Revenue, Income Tax (86 Ill Adm Code 100)	10/7/94 18 Ill Reg 14878	1/10/95
1/20/95	Department of Revenue, Income Tax (86 Ill Adm Code 100)	10/14/94 18 Ill Reg 15338	1/10/95
1/21/95	Department of Commerce and Community Affairs, Local Tourism and Convention Bureau Program (14 Ill Adm Code 550)	9/16/94 18 Ill Reg 14189	1/10/95

JOINT COMMITTEE ON ADMINISTRATIVE RULES  
ILLINOIS GENERAL ASSEMBLY

## SECOND NOTICES RECEIVED

1/22/95	Department of Revenue, Motor Fuel Tax (86 Ill Adm Code 500)	9/30/94 18 Ill Reg 14634	1/10/95
1/22/95	Department of Children and Family Services, Licensing Standards for Foster Family Homes (89 Ill Adm Code 402)	6/3/94 18 Ill Reg 8237	1/10/95
1/25/94	Department of Public Aid, Practice in Administrative Hearings (89 Ill Adm Code 104)	10/7/94 18 Ill Reg 14872	1/10/95
1/25/94	Department of Professional Regulation, Private Detective, Private Alarm and Private Security Act of 1983 (68 Ill Adm Code 1240)	9/30/94 18 Ill Reg 14567	1/10/95

## PROCLAMATIONS

94-667

## PROPOSED AMENDMENT TO SECTION 10

Whereas, On the 8th day of November, 1994, an election was held in the State of Illinois at which time a Proposed Amendment to Section 10 of Article IV of the Constitution (Legislature) was submitted, and

Whereas, In pursuance of Law, the State Board of Elections appointed to canvass the returns of such election and to declare the results thereof, did, on this the 28th day of November, 1994, canvass the same, and as a result of such canvass, did declare that the same having received either three-fifths of those voting on the question or a majority of those voting in the election is therefore adopted.

NOW, THEREFORE, I, JIM EDGAR, Governor of the State of Illinois, in conformity to statute is such case made and provided, do hereby make public proclamation, declaring as a result of such canvass the foregoing Proposed Amendment is adopted. Issued by the Governor November 29, 1994. Filed with the Secretary of State December 8, 1994.

94-668

## TRUSTEES OF THE PRAIRIE DUPONT LEVEE AND SANITARY DISTRICT

Whereas, On the 8th day of November, 1994, an election was held in the State of Illinois for the election of the following officers, to-wit:

Two (2) Trustees of the Prairie Dupont Levee and Sanitary District (unexpired two year term).

Whereas, In pursuance of Law, the State Board of Elections appointed to canvass the returns of such election and to declare the results thereof, did, on this the 28th day of November, 1994, canvass the same, and as a result of such canvass, did declare elected the following named persons to the following named office:

## TRUSTEES OF THE PRAIRIE DUPONT LEVEE AND SANITARY DISTRICT

David Walster  
Steven Foutch

Now, Therefore, I, Jim Edgar, Governor of the State of Illinois, in conformity to statute in such case made and provided, do hereby make public proclamation, declaring as a result of such canvass the foregoing persons duly elected to the office as set out above.

Issued by the Governor November 29, 1994.

Filed with the Secretary of State December 8, 1994.

94-669

## REGIONAL SUPERINTENDENTS OF SCHOOLS

Whereas, On the 8th day of November, 1994, an election was held in the State of Illinois for the election of the following officers, to-wit:

Twenty-eight (28) Regional Superintendents of Schools, to-wit: One (1) Regional Superintendent of Schools from the Adams and Pike Region; Alexander, Johnson, Massac, Pulaski and Union Region; Bond, Effingham and Fayette Region; Boone and Winnebago Region; Brown, Cass, Morgan and Scott Region; Bureau, Henry and Stark Region; Calhoun, Greene, Jersey and Macoupin Region; Carroll, JoDaviess and Stephenson Region; Champaign and Ford Region; Christian and

Montgomery Region; Clark, Coles, Cumberland, Douglas, Edgar, Moultrie and Shelby Region; Clay, Crawford, Jasper, Lawrence and Richland Region; Clinton, Marion and Washington Region; Dewitt, Livingston and McLean Region; Edwards, Gallatin, Hardin, Pope, Saline, Wabash, Wayne and White Region; Franklin and Williamson Region; Fulton and Schuyler Region; Grundy and Kendall Region; Hamilton and Jefferson Region; Hancock and McDonough Region; Henderson, Mercer and Warren Region; Iroquois and Kankakee Region; Jackson and Perry Region; Lee and Ogle Region; Logan, Mason and Menard Region; Macon and Platt Region; Marshall, Putnam and Woodford Region; Monroe and Randolph Region; for the full term of four years.

Whereas, In pursuance of Law, the State Board of Elections appointed to canvass the returns of such election and to declare the results thereof, did, on this the 28th day of November, 1994, canvass the same, and as a result of such canvass, did declare elected the following named persons to the following named offices:

## REGIONAL SUPERINTENDENTS OF SCHOOLS

ADAMS AND PIKE  
Raymond A. Scheiter

ALEXANDER, JOHNSON, MASSAC, PULASKI AND UNION  
Andrea M. Brown

BOND, EFFINGHAM AND FAYETTE  
Delbert L. Maroon

BOONE AND WINNEBAGO  
Richard L. Fairgrievies

BROWN, CASS, MORGAN AND SCOTT  
Don Kording

BUREAU, HENRY AND STARK  
Bruce Dennison

CALHOUN, GREENE, JERSEY AND MACOUPIN  
Russell G. Masinelli

CARROLL, JODAVIESS AND STEPHENSON  
John B. Lang

CHAMPAIGN AND FORD  
Martin L. Barrett

CHRISTIAN AND MONTGOMERY  
Gregory J. "Greg" Springer

CLARK, COLES, CUMBERLAND, DOUGLAS, EDGAR, MOULTRIE AND SHELBY  
John McNary

CLAY, CRAWFORD, JASPER, LAWRENCE AND RICHLAND  
Samuel T. White



CLINTON, MARION AND WASHINGTON  
 Danny L. Garrett

DEWITT, LIVINGSTON AND MCLEAN  
 Eugene P. Jontry

EDWARDS, GALLATIN, HARDIN, POPE, SALINE, WABASH, WAYNE AND WHITE  
 Linda L. Blackman

FRANKLIN AND WILLIAMSON  
 Barry Kohl

FULTON AND SCHUYLER  
 Gary L. Grzanich

GRUNDY AND KENDALL  
 Richard Krase

HAMILTON AND JEFFERSON  
 P.E. Cross

HANCOCK AND McDONOUGH  
 Robert Baumann

HENDERSON, MERCER AND WARREN  
 Roger D. Birkhead

IROQUOIS AND KANKAKEE  
 Kay Pangle

JACKSON AND PERRY  
 Donald L. "Don" Brewer

LEE AND OGLE  
 Thomas J. Coffey

LOGAN, MASON AND MENARD  
 George D. Janet

MACON AND PIATT  
 David O. Cooprieder

MARSHALL, PUTNAM AND WOODFORD  
 Iner A. Anderson

MONROE AND RANDOLPH  
 Faye J. Hughes

Now, Therefore, I, Jim Edgar, Governor of the State of Illinois, in conformity to statute in such case made and provided, do hereby make public proclamation, declaring as a result of such canvass the foregoing persons duly elected to the offices as set out above.

Issued by the Governor November 29, 1994.  
 Filed with the Secretary of State December 8, 1994.

94-670

# JUDGES RETENTION

Whereas, On the 8th day of November, 1994, an election was held in the State of Illinois for the retention of the following judges, to wit:  
 Supreme Court Judge from the Fourth Judicial District;

Appellate Court Judges from the Third and Fourth Judicial Districts;

Circuit Court Judges from the Cook County, First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth, Sixteenth, Seventeenth, Eighteenth, Twentieth, and Twenty-First Judicial Circuits.

Whereas, In pursuance of Law, the State Board of Elections appointed to canvass the returns of such election and to declare the results thereof, did, on this the 28th day of November, 1994, canvass the same, and as a result of such canvass, did declare retained to following named persons to the following named offices:

## RETENTION

### JUDGE OF THE SUPREME COURT

#### FOURTH JUDICIAL DISTRICT

Benjamin K. Miller

### JUDGES OF THE APPELLATE COURT

#### THIRD JUDICIAL DISTRICT

Allan L. Stouder

#### FOURTH JUDICIAL DISTRICT

Frederick S. Green

John T. McCullough

### COOK COUNTY JUDICIAL CIRCUIT

Fred G. Suria, Jr.

James A. Geocaris

Earl Arkiss

John J. Crown

Warren D. Wolfson

Vincent Bentivenga

Thomas P. Cawley

Thomas R. Fitzgerald

Albert Green

Aubrey F. Kaplan

Marilyn Rozmarek Komosa

Thomas J. O'Brien

James S. Quinlan, Jr.

Ronald J. P. Banks

Clarence Bryant

Michael F. Czaja

Frank Orlando  
 Michael Brennan Getty  
 Ellis E. Reid  
 Carole Kamin Bellows  
 John W. Gustafson  
 David G. Lichtenstein  
 Stephen R. Yates  
 Edward G. Finnegan  
 Shelvin Singer  
 Michael J. Hogan  
 Alan J. Greiman  
 Martin C. Ashman  
 Mary Maxwell Thomas  
 Francis Barth  
 Everette A. Braden  
 Stuart Allen Nudelman  
 Edward R. Burr  
 Barbara J. Disko  
 Gino L. Divito  
 Kathy M. Flanagan  
 Curtis Heaston  
 Thomas E. Hoffman  
 Michael Joseph Kelly  
 Loretta Hall Morgan  
 John E. Morrissey  
 Ronald C. Riley  
 Mary Jane Wendt Theis

## JUDGES OF THE CIRCUIT COURT

FIRST JUDICIAL CIRCUIT  
 William A. Lewis  
 D.D. Bigler  
 Terry J. Foster  
 David W. Watt, Jr.

SECOND JUDICIAL CIRCUIT  
 Thomas H. Sutton  
 James M. Wexsten

THIRD JUDICIAL CIRCUIT  
 John L. DeLaurenti  
 George Joseph Moran, Jr.  
 P. J. O'Neill  
 Charles V. Romani, Jr.

FOURTH JUDICIAL CIRCUIT  
 David L. Sauer

FIFTH JUDICIAL CIRCUIT  
 Richard E. Scott  
 John P. O'Rourke  
 Thomas J. Fahey

SIXTH JUDICIAL CIRCUIT  
 Harold L. Jensen  
 Robert J. Steigmann  
 George S. Miller  
 John L. Davis  
 John K. Greanias  
 Stephen H. Peters  
 Dan L. Flannell

SEVENTH JUDICIAL CIRCUIT  
 Joseph P. Koval  
 Jeanne E. Scott

EIGHTH JUDICIAL CIRCUIT  
 David K. Slocum

NINTH JUDICIAL CIRCUIT  
 Stephen G. Evans  
 Charles H. Wilhelm  
 Richard C. Ripple

TENTH JUDICIAL CIRCUIT  
 John A. Gorman  
 John A. Barra

ELEVENTH JUDICIAL CIRCUIT  
 Luther H. Dearborn  
 Charles E. Glennon  
 Richard M. Baner  
 W. Charles Witte

THIRTEENTH JUDICIAL CIRCUIT  
 Robert L. Carter

FOURTEENTH JUDICIAL CIRCUIT  
 Jeffrey W. O'Connor  
 James T. Teros

SIXTEENTH JUDICIAL CIRCUIT  
 Barry E. Puklin  
 Philip L. DiMarzio  
 James M. Wilson

SEVENTEENTH JUDICIAL CIRCUIT  
 Harris H. Agnew  
 Dan Doyle  
 Galyn W. Moehring  
 John W. Nielsen

EIGHTEENTH JUDICIAL CIRCUIT  
 Bob Thomas

## TWENTIETH JUDICIAL CIRCUIT

Roger M. Scrivner  
Robert N. Gandy  
Milton S. Wharton

## TWENTY-FIRST JUDICIAL CIRCUIT

John F. Michela

Now, Therefore, I, Jim Edgar, Governor of the State of Illinois, in conformity to statute in such case made and provided, do hereby make public proclamation, declaring as a result of such canvass the foregoing persons duly retained to the offices as set out above.

Issued by the Governor November 29, 1994.

Filed with the Secretary of State December 8, 1994.

94-671

## ELECTION OF JUDGES

Whereas, On the 8th day of November, 1994, an election was held in the State of Illinois for the election of the following judges, to wit:

Appellate Court judges to fill the vacancy of the Honorable Glenn Johnson, to fill the vacancy of the Honorable David Linn, to fill the vacancy of the Honorable Mary Ann McMorrow, First Judicial district; to fill the vacancy of the Honorable John L. Nickels, to fill the vacancy of the Honorable Philip G. Reinhard, to fill the vacancy of the Honorable George W. Unverzagt, Second Judicial District; to fill the vacancy of the Honorable Tobias "Toby" Barry, Third Judicial District; to fill additional judgeship A, to fill additional judgeship B, Fourth Judicial District; to fill the vacancy of the Honorable Moses W. Harrison, to fill the vacancy of the Honorable Robert H. Howerton, Fifth Judicial District.

Judges of the Circuit Court, Cook County Judicial Circuit to fill the vacancy of the Honorable James M. Bailey, to fill the vacancy of the Honorable Richard L. Curry, to fill the vacancy of the Honorable Charles J. Dutham, to fill the vacancy of the Honorable Allen Freeman, to fill the vacancy of the Honorable Louis J. Giliberto, to fill the vacancy of the Honorable Myron T. Gomberg, to fill the vacancy of the Honorable Mary Hefel Hooton, to fill the vacancy of the Honorable John T. Keleher, to fill the vacancy of the Honorable Jerome Lerner, to fill the vacancy of the Honorable Francis J. Mahon, to fill the vacancy of the Honorable Howard M. Miller, to fill the vacancy of the Honorable James C. Murray, to fill the vacancy of the Honorable Monica D. Reynolds, to fill the vacancy of the Honorable Joseph Schneider.

Judges of the Circuit Court, Cook County Judicial Circuit, to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, First Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Second Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Third Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Fourth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, Fifth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Sixth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Seventh Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to

fill additional judgeship C, Eighth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Ninth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Tenth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Eleventh Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Twelfth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Thirteenth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Fourteenth Subcircuit; to fill additional judgeship A, to fill additional judgeship B, to fill additional judgeship C, Fifteenth Subcircuit.

Judges of the Circuit Court, to fill the vacancy of the Honorable J. Phil Gilbert, to fill the vacancy of the Honorable Thomas W. Haney, Williamson County, First Judicial Circuit; to fill the vacancy of the Honorable Robert S. Hill, Second Judicial Circuit; to fill the vacancy of the Honorable E. C. Eberspacher, III, to fill the vacancy of the Honorable Roland F. Tipsword, to fill the vacancy of the Honorable Joseph L. Fribley, Christian County, Fourth Judicial Circuit; to fill the vacancy of the Honorable Rodney A. Scott, Sixth Judicial Circuit; to fill the vacancy of the Honorable C. Joseph Cavanagh, Sangamon County, Seventh Judicial Circuit; to fill the vacancy of the Honorable Daniel J. Roberts, Knox County, Ninth Judicial Circuit; to fill the vacancy of the Honorable Alexander T. Bower, Thirteenth Judicial Circuit; to fill the vacancy of the Honorable John M. Telleen, Fourteenth Judicial Circuit; to fill the vacancy of the Honorable John L. Moore, Fifteenth Judicial Circuit; to fill the vacancy of the Honorable James F. Quetsch, Sixteenth Judicial Circuit; to fill the vacancy of the Honorable David F. Smith, Seventeenth Judicial Circuit; to fill the vacancy of the Honorable Anthony M. Pecarelli, Eighteenth Judicial Circuit; to fill the vacancy of the Honorable William B. Starnes, to fill the vacancy of the Honorable Patrick J. Fleming, St. Clair County, Twentieth Judicial Circuit; to fill the vacancy of the Honorable James R. Blunk, to fill the vacancy of the Honorable Wayne P. Dyer, Kankakee County, Twenty-first Judicial Circuit.

Whereas, In pursuance of Law, the State Board of Elections appointed to canvass the returns of such election and to declare the results thereof, did, on this the 28th day of November, 1994, canvass the same, and as a result of such canvass, did declare elected the following named persons to the following named offices:

## APPELLATE COURT JUDGES

## FIRST JUDICIAL DISTRICT

(To fill the vacancy of the Honorable Glenn Johnson)

Sheila O'Brien

(To fill the vacancy of the Honorable David Linn)

Thomas E. Hoffman

(To fill the vacancy of the Honorable Mary Ann McMorrow)

Mary Jane Wendt Theis

## SECOND JUDICIAL DISTRICT

(To fill the vacancy of the Honorable John L. Nickels)

Bob Thomas

(To fill the vacancy of the Honorable Philip G. Reinhard)



S. Louis Rathje

(To fill the vacancy of the Honorable George W. Unverzagt)  
Susan Fayette Hutchinson

### THIRD JUDICIAL DISTRICT

(To fill the vacancy of the Honorable Tobias "Toby" Barry)  
William E. Holdridge

### FOURTH JUDICIAL DISTRICT

(To fill additional judgeship A)

Robert J. Steigmann

(To fill additional judgeship B)

Robert W. Cook

### FIFTH JUDICIAL DISTRICT

(To fill the vacancy of the Honorable Moses W. Harrison)

Gordon Maag

(To fill the vacancy of the Honorable Robert H. Howerton)

Terrence J. Hopkins

### JUDGES OF THE CIRCUIT COURT

#### COOK COUNTY JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable James M. Bailey)

Catherine Marie Haberkorn

(To fill the vacancy of the Honorable Richard L. Curry)

Richard F. Walsh

(To fill the vacancy of the Honorable Charles J. Durham)

Marsha D. Hayes

(To fill the vacancy of the Honorable Allen Freeman)

Victoria A. Stewart

(To fill the vacancy of the Honorable Louis J. Giliberto)

Henry Richard Simmons

(To fill the vacancy of the Honorable Myron T. Gomberg)

Stuart F. Lubin

(To fill the vacancy of the Honorable Mary Heftel Hooton)

Raymond Funderburk

(To fill the vacancy of the Honorable John T. Keleher)

Stuart E. Palmer

(To fill the vacancy of the Honorable Jerome Lerner)

James Daniel Egan

(To fill the vacancy of the Honorable Francis J. Mahon)

Claudia Grace Conlon

(To fill the vacancy of the Honorable Howard M. Miller)

Maureen Elizabeth Connors

(To fill the vacancy of the Honorable James C. Murray)

Margaret O'Mara Frossard

(To fill the vacancy of the Honorable Monica D. Reynolds)

Kenneth Leigh Gillis

(To fill the vacancy of the Honorable Joseph Schneider)

Michael Buckley Bolan

### FIRST SUBCIRCUIT

(To fill additional judgeship A)

Cynthia Brim

(To fill additional judgeship B)

Rodney Hughes Brooks

(To fill additional judgeship C)

Elliott Muse, Jr.

### SECOND SUBCIRCUIT

(To fill additional judgeship A)

Drella Savage

(To fill additional judgeship B)

E. Kenneth Wright, Jr.

(To fill additional judgeship C)

Camille E. Willis

### THIRD SUBCIRCUIT

(To fill additional judgeship A)

Cyril J. Watson

(To fill additional judgeship B)

Christopher J. Donnelly

(To fill additional judgeship C)

Colleen McSweeney Moore

### FOURTH SUBCIRCUIT

(To fill additional judgeship A)

James Michael Varga

(To fill additional judgeship B)

Daniel A. Riley

(To fill additional judgeship C)

Lon William Shultz

### FIFTH SUBCIRCUIT

(To fill additional judgeship A)

Patricia Banks

(To fill additional judgeship B)

Jacqueline Patricia Cox

### SIXTH SUBCIRCUIT

(To fill additional judgeship A)

Raymond A. Figueroa

(To fill additional judgeship B)

Robert Lopez Cepero

(To fill additional judgeship C)

Marya Nega

### SEVENTH SUBCIRCUIT

(To fill additional judgeship A)

Bill Taylor

(To fill additional judgeship B)

Amanda S. Toney

(To fill additional judgeship C)

Lawrence "Larry" Terrell

- EIGHTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Tom Chiola  
 (To fill additional judgeship B)  
     John D. Brady  
 (To fill additional judgeship C)  
     Morton Zwick
- NINTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Lee Preston  
 (To fill additional judgeship B)  
     Marvin P. Luckman  
 (To fill additional judgeship C)  
     Moshe Jacobius
- TENTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Garry Howard  
 (To fill additional judgeship B)  
     Robert J. Kowalski  
 (To fill additional judgeship C)  
     Francis Xavier Gelniewicz
- ELEVENTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Joseph J. Urso  
 (To fill additional judgeship B)  
     Ronald F. Bartkowicz  
 (To fill additional judgeship C)  
     Edward Patrick O'Brien
- TWELFTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Edward R. Jordan  
 (To fill additional judgeship B)  
     James Fitzgerald Smith  
 (To fill additional judgeship C)  
     Joseph G. Kazmierski, Jr.
- THIRTEENTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Karen Thompson Tobin  
 (To fill additional judgeship B)  
     Martin S. Agran  
 (To fill additional judgeship C)  
     Janice L. Bierman
- FOURTEENTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     James Francis Henry  
 (To fill additional judgeship B)  
     Lisa Ruble Murphy

- (To fill additional judgeship C)  
     Ralph Reyna
- FIFTEENTH SUBCIRCUIT  
 (To fill additional judgeship A)  
     Robert W. Krop  
 (To fill additional judgeship B)  
     Thomas Paul Panichi  
 (To fill additional judgeship C)  
     Thomas E. Nowinski
- FIRST JUDICIAL CIRCUIT  
 (To fill the vacancy of the Honorable J. Phil Gilbert)  
     Mark H. Clarke
- WILLIAMSON COUNTY  
 (To fill the vacancy of the Honorable Thomas W. Haney)  
     Ronald R. Eckiss
- SECOND JUDICIAL CIRCUIT  
 (To fill the vacancy of the Honorable Robert S. Hill)  
     Charles L. Quindry
- FOURTH JUDICIAL CIRCUIT  
 (To fill the vacancy of the Honorable E. C. Eberspacher, III)  
     Kathleen P. Moran  
 (To fill the vacancy of the Honorable Rolland F. Tipsword)  
     John P. Coady
- CHRISTIAN COUNTY  
 (To fill the vacancy of the Honorable Joseph L. Fribley)  
     Ron Spears
- SIXTH JUDICIAL CIRCUIT  
 (To fill the vacancy of the Honorable Rodney A. Scott)  
     James A. Hendrian
- SEVENTH JUDICIAL CIRCUIT  
 SANGAMON COUNTY  
 (To fill the vacancy of the Honorable C. Joseph Cavanagh)  
     Donald M. Cadagin
- NINTH JUDICIAL CIRCUIT  
 KNOX COUNTY  
 (To fill the vacancy of the Honorable Daniel J. Roberts)  
     Harry C. Bulkeley
- THIRTEENTH JUDICIAL CIRCUIT  
 (To fill the vacancy of the Honorable Alexander T. Bower)  
     Cynthia (Cindy) Raccuglia
- FOURTEENTH JUDICIAL CIRCUIT  
 (To fill the vacancy of the Honorable John M. Telleen)

Larry S. Vandersnick

FIFTEENTH JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable John L. Moore)  
Stephen C. Pemberton

SIXTEENTH JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable James F. Quetsch)  
R. Peter Grometer

SEVENTEENTH JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable David F. Smith)  
Fred Kapala

EIGHTEENTH JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable Anthony M. Peccarelli)  
Ann B. Jorgensen

TWENTIETH JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable William B. Starnes)  
Jan V. Fiss

ST. CLAIR COUNTY

(To fill the vacancy of the Honorable Patrick J. Fleming)  
Lloyd A. Cueto

TWENTY-FIRST JUDICIAL CIRCUIT

(To fill the vacancy of the Honorable James R. Blunk)  
Fred S. Carr, Jr.

KANKAKEE COUNTY

(To fill the vacancy of the Honorable Wayne P. Dyer)  
Kendall O. Wenzelman

Therefore, I, Jim Edgar, Governor of the State of Illinois, in conformity to statute in such case made and provided, do hereby make public proclamation, declaring as a result of such canvass the foregoing persons duly elected to the offices as set out above.

Issued by the Governor November 29, 1994.

Filed with the Secretary of State December 8, 1994.

ACTION CODES

A - Adopted Rule	P - Proposed Rule
AR - Adopted Repealer	PF - Prohibited Filing Order by JCAR*
C - Notice of Corrections	PP - Peremptory or Court Ordered Rules
CC - Codification Changes	PR - Proposed Repealer
E - Emergency Rule	R - Refusal to meet JCAR* Objection
ER - Emergency Repealer	RC - Statement of Recommendation
M - Modification to meet JCAR* Objections	S - Suspension ordered by JCAR*
O - JCAR* Statement Of Objections	W - Withdrawal to meet JCAR*
RQ - Request for Correction	MR - Modification and Refusal
EC - Expedited Corrections	*Joint Committee on Administrative Rules

ALL RULES ARE LISTED BY PART NUMBER AND HEADING ONLY. (FOR ACTION ON SPECIFIC SECTIONS, PLEASE REFER TO THE SECTIONS AFFECTED INDEX.) IF THERE ARE ANY QUESTIONS, PLEASE CONTACT THE ADMINISTRATIVE CODE DIVISION AT (217) 782-7017.

AGING, DEPARTMENT ON

89 Ill. Adm. Code 240	Community Care Program (P-14225/93;A-609) (E-5355) (P-5027) (A-13375)
89 Ill. Adm. Code 260	Long-Term Care Insurance Partnership Demonstration Program (P-3802; A-9895)
89 Ill. Adm. Code 230	Older Americans Act Program (P-5720) (A-14072) (P-17789)

AGRICULTURE, DEPARTMENT OF

8 Ill. Adm. Code 30	Animal Control Act (P-8972) (A-14891)
8 Ill. Adm. Code 110	Animal Diagnostic Laboratory Act (P-14717/93;A-1825) (P-8981) (P-9027) (A-17433)
8 Ill. Adm. Code 25	Animal Welfare Act (P-8993) (A-14898)
8 Ill. Adm. Code 75	Bovine Brucellosis (P-14728/93;A-1833)
8 Ill. Adm. Code 257	Cooperative Groundwater Protection Program (P-14288/93; A-205)
8 Ill. Adm. Code 20	Definitions (P-14793;A-1844)
8 Ill. Adm. Code 85	Diseased Animals (P-14747/93;A-1850)
8 Ill. Adm. Code 116	Equine Infectious Anemia Control (P-14761/93;A-1861)
68 Ill. Adm. Code 590	Feeder Swine Dealer Licensing (P-14765/93;A-1865)
8 Ill. Adm. Code 70	Horsemeat (P-9003) (A-14906)
8 Ill. Adm. Code 35	Humane Care for Animals Act (P-9008) (A-14909)
8 Ill. Adm. Code 50	Humane Slaughter of Livestock (P-9011) (A-14911)



ILLINOIS REGISTER CUMULATIVE INDEX		December 23, 1994	
Vol. 18, Issue #51		Vol. 18, Issue #51	
8 Ill. Adm. Code 90	Illinois Dead Animal Disposal Act (A-14917)	80 Ill. Adm. Code 2650	(PP-16708) (A-17191) (RC-17284)
8 Ill. Adm. Code 270	Illinois State Fair and DuQuoin State Fair, Non-Fair Space Rental and the General Operation of the State Fairgrounds (P-3164;A-9400)	80 Ill. Adm. Code 2800	Solicitation for Charitable Payroll Deductions (A-3115) (RC-3151) Travel (P-12567)
8 Ill. Adm. Code 40	Livestock Auction Markets (P-14769/93;A-1869)	<b>CHILDREN AND FAMILY SERVICES, DEPARTMENT OF</b>	
68 Ill. Adm. Code 610	Livestock Dealer Licensing (P-14775/93;A-1875)	89 Ill. Adm. Code 325	Administration of Psychotropic Medications to Children for Whom the Department of Children and Family Services is Legally Responsible (P-8765)
8 Ill. Adm. Code 125	Meat and Poultry Inspection Act (PP-304) (PP-2164) (P-3809;A-4622) (PP-6442) (PP-8493) (A-11489) (PP-12540) (PP-14475) (A-14924) (PP-15452)	89 Ill. Adm. Code 336	Appeal Of Child Abuse And Neglect Investigation Findings (P-11407)
8 Ill. Adm. Code 515	Refrigerated Warehouse Act (P-9033) (A-14930)	89 Ill. Adm. Code 434	Audits, Reviews and Investigations (P-7115/93;A-6697) (P-8777) (E-8944)
8 Ill. Adm. Code 105	Swine Disease Control & Eradication Act (P-14781/93;A-1880) (P-13519) (A-17968)	89 Ill. Adm. Code 380	Background Check of Foster Family Home Applicants (PR-8779)
8 Ill. Adm. Code 600	Weights and Measures Act (E-4426) (A-8519) (A-14692)	89 Ill. Adm. Code 385	Background Checks (P-8219)
<b>ALCOHOLISM AND SUBSTANCE ABUSE, DEPARTMENT OF</b>		89 Ill. Adm. Code 358	Background Inquiry for Purchase of Service Providers (PR-8786)
77 Ill. Adm. Code 2090	Subacute Alcoholism and Substance Abuse Treatment Services (P-5029) (C-8731) (A-14223)	89 Ill. Adm. Code 305	Client Service Planning (P-6467) (A-17200)
<b>ATTORNEY GENERAL</b>		89 Ill. Adm. Code 431	Confidentiality of Personal Information of Persons Served by the Department (P-7554) (CC-7951)
14 Ill. Adm. Code 200	Franchise Disclosure Act (PP-2522)	89 Ill. Adm. Code 428	Department Advisory Council, Ill. Juvenile Commission & Other Statewide & Regional Committees (P-561)
<b>AUDITOR GENERAL</b>		89 Ill. Adm. Code 437	Department of Children and Family Services Employees Conflict of Interest (P-7539)
2 Ill. Adm. Code 601	Freedom of Information (A-7739)	89 Ill. Adm. Code 384	Discipline & Behavior Management in Child Care Facilities (E-8474) (P-8528)
2 Ill. Adm. Code 600	Public Information, Rulemaking, Organization and Personnel (A-6404) (AR-6440)	89 Ill. Adm. Code 314	Educational Services (P-17593/93; A-8366)
<b>BANKS AND TRUST COMPANIES, COMMISSIONER OF</b>		89 Ill. Adm. Code 406	Licensing Standards for Day Care Homes (P-2683) (P-11964/93;A-5531) (RC-3152)
38 Ill. Adm. Code 380	Eligible State Bank (P-19347/93;A-4630)	89 Ill. Adm. Code 402	Licensing Standards for Foster Family Homes (P-8237; RC-10499) (E-8481)
38 Ill. Adm. Code 335	Unimpaired Capital & Unimpaired Surplus (E-11662) (P-13169) (A-17882)	89 Ill. Adm. Code 408	Licensing Standards for Group Day Care Homes (P-2700) (P-11976/93;A-5540) (RC-3153)
<b>CARNIVAL-AMUSEMENT SAFETY BOARD</b>		89 Ill. Adm. Code 308	Nondiscrimination Requirements Of Department Service Providers (A-11510)
56 Ill. Adm. Code 6000	Carnival and Amusement Park Inspection Law (P-6040) (A-13384)	89 Ill. Adm. Code 356	Rate Setting (A-11512)
<b>CENTRAL MANAGEMENT SERVICES, DEPARTMENT OF</b>		89 Ill. Adm. Code 335	Relative Home Placements (P-6681/93;A-7444) (E-14436) (P-16892)
44 Ill. Adm. Code 5000	Acquisition, Management & Disposal of Real Property (P-15217/93;A-1886) (P-5057)	89 Ill. Adm. Code 300	Reports of Child Abuse & Neglect (P-18271/93;A-8377) (P-8240) (P-15218/93;A-8601)
74 Ill. Adm. Code 900	Joint Rules Of The Comptroller & The Department Of Central Management Services: Prompt Payment (A-11498)	<b>CIVIL SERVICE COMMISSION</b>	
80 Ill. Adm. Code 302	Merit & Fitness (P-14788/93;A-1892) (P-12937) (A-17183)	80 Ill. Adm. Code 1	Civil Service Commission (P-13525)
80 Ill. Adm. Code 310	Pay Plan (P-13657/93;P-14314;A-227;A-1107) (P-21233/93;A-5146) (PP-9562) (P-10979)	<b>CIVIL SERVICE SYSTEM, STATE UNIVERSITIES</b>	
	(E-11299) (P-12008) (PP-13476) (P-14256) (E-14417) (R-16042) (P-16490) (A-16545)		

80 Ill. Adm. Code 250	State Universities Civil Service System (P-18453/93;A-1901)
<b>COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF</b>	
47 Ill. Adm. Code 160	Emergency Shelter Grants Program (P-15747/93;A-5163)
14 Ill. Adm. Code 520	Enterprise Zone Program (P-9791/93;A-5172)
14 Ill. Adm. Code 530	Ill. Promotion Act Programs (P-14318/93;A-5813) (P-21905/93;A-8387)
14 Ill. Adm. Code 570	Illinois Small Business Development Program (P-21123/93;A-6112)
56 Ill. Adm. Code 509	Industrial Training Program (P-20063/93;RQ-6022)
14 Ill. Adm. Code 620	Labor-Management Program (P-9667) (A-16564)
14 Ill. Adm. Code 550	Local Tourism And Convention Program (P-14189)
83 Ill. Adm. Code 772	Pay-Per-Call Services (P-7156)
14 Ill. Adm. Code 610	Public Infrastructure Loan & Grants Programs (P-19352/93;A-8398)
56 Ill. Adm. Code 2600	Service Delivery System & State Responsibilities (P-805; A-9902)
1 Ill. Adm. Code 300	Small Business Impact Analysis Procedures (CC-9934)
14 Ill. Adm. Code 545	Technology Advancement & Development Act Program (P-839;A-8415) (P-11411) (A-17213)
56 Ill. Adm. Code 2630	Uniform Fiscal & Administrative Standards for the Job Training Partnership Act (P-855; A-9935)
<b>COMMERCE COMMISSION, ILLINOIS</b>	
92 Ill. Adm. Code 1376	Accounting & Financial Record Requirements (P-8630/93;A-1914)
92 Ill. Adm. Code 1202	Applications (E-14157)
83 Ill. Adm. Code 791	Cost Of Service (P-13551)
92 Ill. Adm. Code 1205	Fees And Taxes (A-11155) (E-16464)
92 Ill. Adm. Code 1425	Financial Responsibility Of Carriers (A-11162)
83 Ill. Adm. Code 792	Imputation (P-11988/93;A-1919)
83 Ill. Adm. Code 790	Interconnection (P-19354/93;A-6147)
83 Ill. Adm. Code 535	Least-Cost Planning for Natural Utilities (PR-6081)
83 Ill. Adm. Code 590	Minimum Safety Standards for Transportation of Gas Pipeline Facilities (P-2720) (A-11518)
83 Ill. Adm. Code 770	Operator Service Providers (P-6099) (RC-12065) (A-13053)
83 Ill. Adm. Code 772	Pay-Per-Call Services (A-15723)
83 Ill. Adm. Code 315	Pole Attachment Rates, Terms & Conditions Applicable to Cable Television Companies, Electric Utilities & Telecommunications Carriers (P-202/93;A-676; M-795)

83 Ill. Adm. Code 280	Procedures for Gas, Electric, Water & Sanitary Sewer Utilities Governing Eligibility for Service, Deposits, Payment Practices & Discontinuance of Service (P-918) (P-6382/93;A-6160) (A-17974)
83 Ill. Adm. Code 735	Procedures Governing the Establishment of Credit, Billing, Deposits, Termination of Service & Issuance of Telephone Directories for Telephone Utilities in the State of Illinois (P-927) (P-12483;A-4146) (P-6386/93;A- 6164) (A-17981)
83 Ill. Adm. Code 525	Purchased Gas Adjustment Clause (P-15478) (P-15484)
92 Ill. Adm. Code 1236	Reinstatement of Revoked Operating Authority (P-8635/93;A-1924)
92 Ill. Adm. Code 1710	Relocation Towing (P-21257/93;A-8609) (EC-13499) (EC-15646)
83 Ill. Adm. Code 200	Rules and Practices (P-22117/93;A-7748)
83 Ill. Adm. Code 285	Standard Information Requirements for Electric, Gas, Water & Sewer Utilities & Telecommunications Carriers in Filing for an Increase in Rates (P-2723) (A-10684)
83 Ill. Adm. Code 410	Standards Of Service For Electric Utilities (P-14521)
83 Ill. Adm. Code 425	Uniform Electric Fuel Adjustment (P-4483) (P-15473) (A-17989)
92 Ill. Adm. Code 1375	Uniform System of Accounts (P-8635/93;A-1927)
83 Ill. Adm. Code 415	Uniform System of Accounts for Electric Utilities (P-937) (P-4490) (A-10692) (A-17996)
83 Ill. Adm. Code 505	Uniform System of Accounts for Gas Utilities (P-946) (A-10701)
83 Ill. Adm. Code 105	Waiver Of Filing And Approval Of Certain Sales, Leases And Mortgages (General Order 175) (P-17801)
<b>COMMUNITY COLLEGE BOARD, ILLINOIS</b>	
23 Ill. Adm. Code 1501	Administration of the Ill. Public Community College (P-569;A-8906) (EC-3027) (P-12575) (P-13562) (P-15665)
<b>COMMUNITY DEVELOPMENT FINANCE CORPORATION, ILLINOIS</b>	
47 Ill. Adm. Code 700	By-laws (P-4530/93;A-5826)
<b>COMPTROLLER MERIT COMMISSION</b>	
80 Ill. Adm. Code 100	Merit Commission Rules (P-12585)
<b>COMPTROLLER, OFFICE OF THE</b>	
74 Ill. Adm. Code 285	Claim Eligible To Be Offset (P-12944)
38 Ill. Adm. Code 610	Ill. Funeral or Burial Funds Act (P-7168) (C-8172)

ILLINOIS REGISTER			ILLINOIS REGISTER		
CUMULATIVE INDEX			CUMULATIVE INDEX		
Vol. 18, Issue #51	December 23, 1994		Vol. 18, Issue #51	December 23, 1994	
74 Ill. Adm. Code 330	Joint Rules Of The Comptroller & The Department Of Central Management Services: Prompt Payment (A-11521)		17 Ill. Adm. Code 720	Taking of Wild Turkeys-Fall Archery Season, The (P-3884; A-10104)	
74 Ill. Adm. Code 275	Transfers Between Accounts Within a Fund Held by State Treasurer (P-1664; A-7754) (E-2119)		17 Ill. Adm. Code 715	Taking of Wild Turkeys-Fall Gun Season, The (P-3895; A-10113)	
<b>CONSERVATION, DEPARTMENT OF</b>			17 Ill. Adm. Code 710	Taking of Wild Turkeys-Spring Season, The (P-18927/93;A-1156) (E-3751) (P-16500)	
17 Ill. Adm. Code 130	Camping on Department of Conservation Properties (P-18721/93;A-1126)		17 Ill. Adm. Code 670	White-Tailed Deer Hunting by Use of Bow and Arrow (P-21907/93;A-5842)	
17 Ill. Adm. Code 530	Cock Pheasant, Hungarian Partridge, Bobwhite Quail, Rabbit and Crow Hunting (P-4495) (A-12628)		17 Ill. Adm. Code 650	White-Tailed Deer Hunting by Use of Firearms (P-21927/93;A-5859) (P-7180) (A-13431)	
17 Ill. Adm. Code 830	Commercial Fishing and Musseling in Certain Waters of the State (E-4761) (P-5372; A-9985) (P-17946)		17 Ill. Adm. Code 680	White-Tailed Deer Hunting Season By Use Of Handguns (P-10998) (A-15739)	
17 Ill. Adm. Code 850	Commercial Fishing in Lake Michigan (P-22123/93;A-5834)		17 Ill. Adm. Code 660	White-Tailed Deer Hunting Season by Use of Muzzleloading Rifles (P-21952/93;A-5878) (P-7183) (A-13435)	
17 Ill. Adm. Code 2520	Consignment of Licenses (P-3821; A-9991)		17 Ill. Adm. Code 740	Woodcock, Snipe, Rail, and Teal Hunting (P-3986; A-9998)	
17 Ill. Adm. Code 1075	Consultation Procedures For Assessing Impacts Of Agency Actions On Endangered And Threatened Species (P-14259)		<b>CORRECTIONS, DEPARTMENT OF</b>		
17 Ill. Adm. Code 730	Dove Hunting Season (P-3830; A-10009)		20 Ill. Adm. Code 420	Assignment of Committed Persons (P-19367/93;A-2929)	
17 Ill. Adm. Code 590	Duck, Goose and Coot Hunting (P-5065; A-10023) (E-15161)		20 Ill. Adm. Code 460	Impact Incarceration Program (P-19371/93;A-2933)	
17 Ill. Adm. Code 1590	Falconry & Captive Propogation of Raptors (P-9039) (A-14700)		20 Ill. Adm. Code 107	Records of Committed Persons (P-19377/93;A-2939)	
17 Ill. Adm. Code 910	Field Trials on Department-Owned Managed Sites (P-3846) (A-13425)		20 Ill. Adm. Code 405	School District (P-19405/93;A-2970)	
2 Ill. Adm. Code 826	Freedom of Information (A-8616)		20 Ill. Adm. Code 501	Security (P-8396/93;A-6328)	
17 Ill. Adm. Code 1010	Ill. List of Endangered & Threatened Fauna (P-16273/93;A-1134)		<b>CRIMINAL JUSTICE INFORMATION AUTHORITY, ILLINOIS</b>		
17 Ill. Adm. Code 1050	Ill. List of Endangered & Threatened Flora (P-16285/93;A-1142)		20 Ill. Adm. Code 1570	Fees for Processing Requests for Conviction Information (P-21136/93;A-4679)	
17 Ill. Adm. Code 3010	Illinois Snowmobile Grant Program (P-5379; A-10066)		20 Ill. Adm. Code 1810	Rules for the Award and Monitoring of Trust Funds (P-20516/93;A-4834)	
17 Ill. Adm. Code 570	Muskrat, Mink, Raccoon, Opossum, Striped Skunk, Weasel, Red Fox, Coyote, Beaver and Woodchuck (P-3853; A-10077)		20 Ill. Adm. Code 1800	Trust Fund Collection Rules (P-20539/93;A-4852)	
17 Ill. Adm. Code 1070	Possession of Specimens or Products of Endangered or Threatened Species (P-1;A-5838)		<b>EDUCATION, STATE BOARD OF</b>		
17 Ill. Adm. Code 550	Raccoon, Opossum, Striped Skunk, Red Fox, Gray Fox, Coyote and Woodchuck(Groundhog) Hunting (P-3868; A-10090)		23 Ill. Adm. Code 610	Article 34 School and Subdistrict Councils (P-5449)	
17 Ill. Adm. Code 1570	Rural Community Fire Protection Program (P-12016) (A-15733)		23 Ill. Adm. Code 252	Driver Education (P-8557) (A-16307)	
17 Ill. Adm. Code 810	Sport Fishing Regulations for the Waters of Illinois (P-19785/93;A-3277) (E-5667) (P-6202) (A-12652) (P-17297)		23 Ill. Adm. Code 180	Health/Life Safety Code For Public Schools (P-9671)	
17 Ill. Adm. Code 690	Squirrel Hunting (P-3193;A-8624)		23 Ill. Adm. Code 210	Learning Assessment & School Improvement Plans (P-10061/93;A-1169)	
			23 Ill. Adm. Code 401	Nonpublic Special Education Facilities (P-9756) (PR-9733)	
			23 Ill. Adm. Code 110	Program Accounting Manual (P-1 283/93;A-5178) (P-9776) (A-17443)	
			23 Ill. Adm. Code 1	Public Schools Evaluation, Recognition & Supervision (P-10079-93;A-1171)	
			23 Ill. Adm. Code 120	Pupil Transportation Reimbursement (E-12853)	
			23 Ill. Adm. Code 525	Regional Oversight Boards & Intermediate Services (P-9781)(A-17447)	



ILLINOIS REGISTER		ILLINOIS REGISTER	
Vol. 18, Issue #51	CUMULATIVE INDEX	Vol. 18, Issue #51	CUMULATIVE INDEX
23 Ill. Adm. Code 550	Reorganization Committee (PR-17611/93;AR-5551)	35 Ill. Adm. Code 370	Illinois Recommended Standards for Sewage Works (CC-6375)
23 Ill. Adm. Code 226	Special Education (P-13231/93;A-1930)	35 Ill. Adm. Code 184	Licensing of Industrial Hygienists (P-4) (A-16906)
23 Ill. Adm. Code 170	Sprinkler System (P-18419/93;A-4699) (EC-8955) (EC-11386)	35 Ill. Adm. Code 670	Minimal Hazard Certification (P-18730/93; A-10122)
23 Ill. Adm. Code 245	Urban Education Partnership Program (P-10131/93; A-237)	<b>FINANCIAL INSTITUTIONS, DEPARTMENT OF</b>	
<b>ELECTIONS, STATE BOARD OF</b>		38 Ill. Adm. Code 110	Consumer Installment Loan Act (P-14271)
26 Ill. Adm. Code 100	Campaign Financing Act, The (A-14707)	38 Ill. Adm. Code 130	Currency Exchange Rate (P-6929/93;W-6454) (W-7071)
26 Ill. Adm. Code 207	Miscellaneous (A-14714)	38 Ill. Adm. Code 190	Illinois Credit Union Act (P-16764)
23 Ill. Adm. Code 125	Practice and Procedure (P-6509)	38 Ill. Adm. Code 160	Sales Finance Agency Act (P-14276)
<b>EMERGENCY MANAGEMENT AGENCY, ILLINOIS</b>		38 Ill. Adm. Code 180	Uniform Disposition Of Unclaimed Property Act (P-12085) (C-14164) (A-18001)
29 Ill. Adm. Code 1310	Emergency Management Assistance Program (P-13843/93;A-6394)	<b>FIRE MARSHAL, OFFICE OF THE STATE</b>	
29 Ill. Adm. Code 1300	Emergency Services and Disaster Agencies: Establishment, Accreditation, and Workers' Compensation (P-13856/93;A-6386)	41 Ill. Adm. Code 140	Policy & Procedures Manual for Fire Protection Personnel (RC-8503) (A-12696)
29 Ill. Adm. Code 300	Local Emergency Services and Disaster Agencies: Establishment, Jurisdiction, and Accreditation (PR-13865/93;AR-6384)	41 Ill. Adm. Code 200	Storage, Transportation, Sale and Use of Liquefied Petroleum (P-22)
29 Ill. Adm. Code 510	Workers' Compensation Coverage (PR-13875/93;A-6382)	41 Ill. Adm. Code 170	Storage, Transportation, Sale and Use of Petroleum and other Regulated Substances (P-8267) (P-9106) (W-12064)
<b>EMPLOYMENT SECURITY, DEPARTMENT OF</b>		<b>HEALTH CARE COST CONTAINMENT COUNCIL, ILLINOIS</b>	
56 Ill. Adm. Code 2915	Academic Personnel (P-19415/93;A-4154)	77 Ill. Adm. Code 2510	Data Collection (P-18944/93;A-5300) (P-8274) (P-14533) (E-14809) (C-15462) (A-16810)
56 Ill. Adm. Code 2865	Claimant's Availability for Work, Ability to Work and Active Search for Work (P-19421/93;A-4160) (P-17350) (E-17764)	77 Ill. Adm. Code 2530	Hospital Price Information (P-19007/93;A-5343)
56 Ill. Adm. Code 2720	Claims, Adjudication, Appeals and Hearings (P-9048) (A-16340)	<b>HEALTH FACILITIES AUTHORITY, ILLINOIS</b>	
56 Ill. Adm. Code 2770	Determination of Unemployment Contributions (P-17628/93; A-250) (P-14206) (A-17473)	77 Ill. Adm. Code 1400	Sale Of Bonds (A-10712)
56 Ill. Adm. Code 2920	Disqualifying Income and Reduced Benefits (P-19421/93;A-4166)	<b>HIGHER EDUCATION, BOARD OF</b>	
56 Ill. Adm. Code 2732	Employment (P-9067) (RC-14818) (A-16355)	23 Ill. Adm. Code 1020	Health Services Education Grant (P-17639/93;A-4174) (P-11684) (C-12547)
56 Ill. Adm. Code 2960	General Provisions (P-9075) (A-14935)	<b>HOUSING DEVELOPMENT AUTHORITY, ILLINOIS</b>	
56 Ill. Adm. Code 2760	Notices, Records, Reports (P-16319/93; A-261) (E-2631) (O-7070) (W-7492) (P-9082) (A-14942)	47 Ill. Adm. Code 365	Affordable Housing Bond Program (P-956; A-8633) (E-1596) (C-10505)
56 Ill. Adm. Code 2765	Payment of Unemployment Contributions, Interest and Penalties (P-9094) (A-14952)	47 Ill. Adm. Code 360	Affordable Housing Program (P-1669; A-8663) (E-2124)
56 Ill. Adm. Code 2730	Wages (P-9101) (A-14958)	47 Ill. Adm. Code 260	Homeowner Mortgage Revenue Bond Program (P-8293) (O-16043) (M-16744) (A-17229)
<b>ENVIRONMENTAL PROTECTION AGENCY</b>		47 Ill. Adm. Code 310	Multifamily Rental Housing Mortgage Loan Program (A-1939)
35 Ill. Adm. Code 270	Clean Air Act Permit Program Procedures (P-9425)	<b>HUMAN RIGHTS, DEPARTMENT OF</b>	
35 Ill. Adm. Code 372	Illinois Design Standards for Slow Rate Land Application of Treated Wastewater (P-4524)	2 Ill. Adm. Code 926	Access to Information (P-512)
		56 Ill. Adm. Code 2520	Procedural (P-9821) (A-16829)

**INDUSTRIAL COMMISSION**

50 Ill. Adm. Code 7060

**INSURANCE, DEPARTMENT OF**

50 Ill. Adm. Code 1250  
50 Ill. Adm. Code 2013  
50 Ill. Adm. Code 1103  
50 Ill. Adm. Code 2012  
50 Ill. Adm. Code 2018  
50 Ill. Adm. Code 3119  
50 Ill. Adm. Code 855  
50 Ill. Adm. Code 854  
50 Ill. Adm. Code 6201  
50 Ill. Adm. Code 937  
50 Ill. Adm. Code 942  
50 Ill. Adm. Code 2017  
50 Ill. Adm. Code 2901

**INVESTMENT, ILLINOIS STATE BOARD**

80 Ill. Adm. Code 2700

**JOINT COMMITTEE ON ADMINISTRATIVE RULES**

1 Ill. Adm. Code 260  
1 Ill. Adm. Code 255  
1 Ill. Adm. Code 245  
1 Ill. Adm. Code 250  
1 Ill. Adm. Code 210  
1 Ill. Adm. Code 230  
1 Ill. Adm. Code 240  
1 Ill. Adm. Code 220

**LABOR, DEPARTMENT OF**

Rulemaking and Organization (P-525)

Judicial Review (RQ-15644)

Corrective Orders (P-3985/93;A-2230)  
Group Coverage Discontinuance and Replacement (P-8320) (A-16921)  
Life Reinsurance Agreement (P-8411/93;A-685)  
Long-term Care Insurance (P-11279/93;A-2238) (P-14213)  
Long-Term Care Partnership Insurance (P-3919) (A-12746)  
Pre-Licensing and Continuing Education (P-3964) (A-16568)  
Prior Notification of Dividends on Common Stock and Other Distributions (P-21264/93;A-6168)  
Prior Notification of Transactions (P-21143/93;A-6176)  
Requirements (A-2282)  
Stated Value Policies (PR-17352)  
Tax Allocation (P-17068)  
Uniform Medical Claim and Billing (P-37) (A-12777)  
Workers' Compensation Self Insurance' Regulation (A-12785)

State (of Ill.) Employees' Deferred Compensation Plan (P-19755/93;A-7224)  
Complaint Reviews (P-13233/93;A-4705) (CC-7495)  
Distribution of Database Information (E-5359;P-8792) (A-13063)  
Expedited Corrections (P-13248/93;A-4720) (CC-7496)  
Five Year Evaluation of All Existing Rules (P-13257/93;A-4728)  
General Policies (P-13268/93;A-4739) (CC-7497)  
Review of Emergency Rulemaking (P-13233/93;A-1233) (CC-7498)  
Review of Peremptory Rulemaking (P-13294/93;A-4745) (CC-7499)  
Review of Proposed Rulemaking (P-13307/93;A-4758) (CC-7500)

56 Ill. Adm. Code 350  
56 Ill. Adm. Code 250  
56 Ill. Adm. Code 200  
56 Ill. Adm. Code 210

**LIEUTENANT GOVERNOR, OFFICE OF THE**

47 Ill. Adm. Code 610  
47 Ill. Adm. Code 600

**LIQUOR CONTROL COMMISSION, ILLINOIS**

11 Ill. Adm. Code 100

**LOTTERY, DEPARTMENT OF**

11 Ill. Adm. Code 1700  
11 Ill. Adm. Code 1770

**LOW-LEVEL RADIOACTIVE WASTE TASK GROUP**

2 Ill. Adm. Code 2950

**MENTAL HEALTH AND DEVELOPMENTAL DISABILITIES, DEPARTMENT OF**

59 Ill. Adm. Code 101  
59 Ill. Adm. Code 122  
59 Ill. Adm. Code 121  
59 Ill. Adm. Code 132  
59 Ill. Adm. Code 120

59 Ill. Adm. Code 106  
59 Ill. Adm. Code 258

**MINES AND MINERALS, DEPARTMENT OF**

62 Ill. Adm. Code 240  
62 Ill. Adm. Code 140

**MOTOR VEHICLE THEFT PREVENTION COUNCIL, ILLINOIS**

2 Ill. Adm. Code 1720

**NATURE PRESERVES COMMISSION**

17 Ill. Adm. Code 4000

Health & Safety (P-1672) (O-12066) (R-14484) (A-14724)  
Illinois Child Labor Law (E-16699)  
Illinois Minimum Wage Law (PR-16770)  
Minimum Wage Law (P-16787)

Ill. AmeriCorps Program (P-15691)

Keep Ill. Beautiful Program (C-796) (A-16573)

The Illinois Liquor Control Commission (P-20094/93;A-4811)

Hearings (P-5394) (A-11168) (W-15172)  
Lottery (General) (P-6519) (A-13439)

Information, Rulemaking and Organization (A-5889) (A-8684)

Administration (P-10688/93;A-4179)

Certification Under Medicaid Rehabilitation Option for Early Intervention Program (P-3969) (A-15581)  
Early Intervention Program (P-3976) (A-15587)  
Medicaid Community Health Services Program (P-3902) (A-15593)  
Medicaid Home and Community-Based Services for Developmentally Disabled Recipients (P-3990) (A-15600)

Service Charges (P-7583) (A-15606)  
Standards and Requirements for Pre-Admission Screening and Participating Mental Centers (P-8795)

Illinois Oil and Gas Act (P-22128/93;A-8061) (E-10380) (P-11696) (A-16361)  
The Coal Mining Act (E-15167) (P-16054)

Public Information, Rulemaking And Organization (A-13448)

Management of Nature Preserves (P-12005/93;A-2290)

Vol. 18, Issue #51	ILLINOIS REGISTER	December 23, 1994
CUMULATIVE INDEX		
17 Ill. Adm. Code 4010	Register of Land & Water Reserves (P-578) (A-7253)	
<b>NORTHEASTERN ILLINOIS PLANNING COMMISSION</b>		
35 Ill. Adm. Code 399	Fees for Reviewing Applications to Change the Boundaries of a Wastewater Facility Planning Area (P-2552;A-9470)	
<b>NUCLEAR SAFETY, DEPARTMENT OF</b>		
32 Ill. Adm. Code 405	Certification of Individuals to Perform Industrial Radiography (P-3326) (A-10721)	
32 Ill. Adm. Code 333	Fees for Calibration Services (P-9797/93;A-2615)	
32 Ill. Adm. Code 331	Fees for Radioactive Material Licenses (P-3045) (A-12131)	
32 Ill. Adm. Code 330	Licensing of Radioactive Material (P-14417/93;A-5553)	
32 Ill. Adm. Code 601	Licensing Requirements For Land Disposal Of Radioactive Waste (P-10519) (A-16579)	
32 Ill. Adm. Code 332	Licensing Requirements for Source Material Milling Facilities (P-10701/93;A-3128) (P-17806) (E-17933)	
32 Ill. Adm. Code 400	Notices, Instructions & Reports to Workers; Inspection (P-8655/93;A-3132)	
32 Ill. Adm. Code 390	Particle Accelerators (P-8666/93;A-3143)	
32 Ill. Adm. Code 350	Radiation Safety Requirements for Industrial Radiographic Operations (P-13882/93;A-7263) (EC-8956) (EC-10943) (P-14535)	
32 Ill. Adm. Code 351	Radiation Safety Requirements for Wireline Service Operations and Subsurface Tracer Studies (P-8674/93;A-3344)	
32 Ill. Adm. Code 320	Registration of Radioactive Material, Radiation Machines, and Radiation Installations (P-8693/93;A-3363)	
32 Ill. Adm. Code 606	Requirements For The Disposal Of Low-Level Radioactive Waste Away From The Point Of Generation (P-10524) (A-16584)	
32 Ill. Adm. Code 505	Safe Operation of Nuclear Facility Boilers & Pressure Vessels (P-15220/93;A-3317)	
32 Ill. Adm. Code 340	Standards For Protection Against Radiation (P-11002)	
32 Ill. Adm. Code 341-	Transportation of Radioactive Material (P-13933/93;A-4196)	
32 Ill. Adm. Code 355	Use of Radionuclides in the Healing Arts (P-20122/93;A-7308)	
32 Ill. Adm. Code 360	Use of X-Ray in the Healing Arts Including Medical, Dental, Podiatry, and Veterinary Medicine (P-3996) (A-11524)	
<b>POLLUTION CONTROL BOARD</b>		

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
35 Ill. Adm. Code 211	Definitions & General Provisions (P-12491/93;A-1253) (P-7589) (P-8331) (P-9228) (P-10536) (A-14962) (P-15192) (A-15744) (A-16379) (A-16929) (P-17071) (P-17355) (P-17808)	
35 Ill. Adm. Code 304	Effluent Standards (P-15223/93;A-267;P-2560) (A-11574) (P-14549)	
35 Ill. Adm. Code 620	Groundwater Quality (P-5113) (A-14084)	
35 Ill. Adm. Code 720	Hazardous Waste Management System: General (P-337;A-6720) (P-6553) (A-12161) (P-13173) (A-17480)	
35 Ill. Adm. Code 106	Hearings Pursuant to Specific Rules (P-959;A-4230) (A-11579)	
35 Ill. Adm. Code 721	Identification and Listing of Hazardous Waste (P-357;A-6741) (P-6526) (A-12176) (P-13184) (A-17490)	
35 Ill. Adm. Code 831	Information To Be Submitted In A Compost Facility Permit Application (P-11025) (A-16942)	
35 Ill. Adm. Code 812	Information To Be Submitted In A Permit Application (A-12186)	
35 Ill. Adm. Code 725	Interim Status Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities (P-377;A-6771) (C-5011) (P-6568) (A-12191) (P-13242) (A-17548)	
35 Ill. Adm. Code 728	Land Disposal Restrictions (P-388;A-6799) (C-5013) (P-6535) (A-12204) (P-13257) (A-17563)	
35 Ill. Adm. Code 203	Major Stationary Sources Construction and Modification (P-18754/93;A-6335)	
35 Ill. Adm. Code 240	Mobile Sources (P-12021) (P-12097) (O-17285) (A-18013)	
35 Ill. Adm. Code 107	Office Of The State Fire Marshal Appeals (P-111427) (A-16594)	
35 Ill. Adm. Code 218	Organic Material Emission Standards & Limitations for the Chicago Area (P-12491/93;A-1945) (P-7602) (P-9242) (P-10549) (A-14973) (P-15211) (A-16392) (A-16950) (P-17084) (P-17372) (P-17823)	
35 Ill. Adm. Code 219	Organic Material Emission Standards & Limitations for the Metro East Area (P-20203/93;A-4242) (P-7618) (P-9272) (P-10584) (A-14987) (P-15274) (A-16415) (A-16980) (P-17124) (P-17390) (P-17844)	
35 Ill. Adm. Code 700	Outline Of Waste Disposal Regs. (P-13572)	
35 Ill. Adm. Code 105	Permits (16366/93;A-4244)	
35 Ill. Adm. Code 201	Permits & General Provisions (P-7636) (P-8347) (A-15002) (A-15760)	



## ILLINOIS REGISTER

## CUMULATIVE INDEX

December 23, 1994

Vol. 18, Issue #51

## ILLINOIS REGISTER

## CUMULATIVE INDEX

December 23, 1994

35 Ill. Adm. Code 732 Petroleum Underground Storage Tanks (P-5403) (A-15008)

35 Ill. Adm. Code 611 Primary Drinking Water Standards (P-7642) (A-12292)

35 Ill. Adm. Code 815 Procedural Requirements For All Landfills Exempt From Permits (A-12385)

35 Ill. Adm. Code 813 Procedural Requirements for Permitted Landfills (P-12409/93;EC-7501) (EC-3018) (A-12389)

35 Ill. Adm. Code 832 Procedural Requirements For Permitting Compost Facilities (P-11033) (A-17009)

35 Ill. Adm. Code 705 Procedures For Permit Issuance (P-13594)

35 Ill. Adm. Code 702 RCRA and UIC Permit Programs (P-406;A-6918) (P-13613)

35 Ill. Adm. Code 703 RCRA Permit Program (P-419;A-6898) (P-6580) (A-12393) (P-13646)

35 Ill. Adm. Code 817 Requirements for New Steel and Foundry Industry (P-6246) (A-12412) (A-14370)

35 Ill. Adm. Code 807 Solid Waste (A-12415)

35 Ill. Adm. Code 810 Solid Waste Disposal: General Provisions (P-8702/93;A-1268) (A-12452)

35 Ill. Adm. Code 830 Standards For Compost Facilities (P-11040) (A-17017)

35 Ill. Adm. Code 814 Standards for Existing Landfills & Units (P-8714/93;A-1284) (E-8488) (A-12458)

35 Ill. Adm. Code 811 Standards for New Solid Waste Landfills (P-8726/93;A-1308) (C-4434) (EC-7504) (A-12472)

35 Ill. Adm. Code 724 Standards for Owners and Operators of Hazardous Waste Treatment, Storage and Disposal Facilities (P-439;A-6973) (C-5015) (P-6641) (A-12482) (P-13295) (A-17601)

35 Ill. Adm. Code 726 Hazardous Waste and Specific Types of Hazardous Waste Management Facilities (P-6600) (A-12488)

35 Ill. Adm. Code 739 Standards for the Management of Used Oil (P-455;A-6931) (C-5017) (P-13310) (A-17616)

35 Ill. Adm. Code 704 UIC Permit Program (P-13335) (P-13675) (A-17641)

35 Ill. Adm. Code 730 Underground Injection Control Operating Requirements (P-13712)

35 Ill. Adm. Code 212 Visible & Particulate Matter Emissions (P-967) (A-11587)

35 Ill. Adm. Code 302 Water Quality Standards (P-14555)

35 Ill. Adm. Code 303 Water Use Designations & Site Specific Water Quality Standards (P-8726/93;A-2981) (A-13457) (P-14219)

**PROFESSIONAL REGULATION, DEPARTMENT OF**

68 Ill. Adm. Code 1175 Barber, Cosmetology, Esthetics, and Nail Technology Act (P-20217/93;A-4856)

68 Ill. Adm. Code 1505 Certified Veterinary Technicians (P-5737) (A-11180)

68 Ill. Adm. Code 1400 Clinical Psychologist Licensing Act (P-2566) (A-11191) (RQ-18129)

68 Ill. Adm. Code 1470 Clinical Social Work & Social Work Practice Act (P-8435/93;A-2370)

68 Ill. Adm. Code 1245 Dietetic & Nutrition Services Practice Act (P-17408)

68 Ill. Adm. Code 1315 Ill. Occupational Therapy Practice Act (P-590;A-7373) (P-11447) (A-16615)

68 Ill. Adm. Code 1270 Ill. Professional Land Surveyor Act of 1989 (P-14550/93;A-5900) (P-9849) (A-14730)

68 Ill. Adm. Code 1465 Ill. Speech-Language Pathology & Audiology Practice Act (P-7194) (A-12794)

68 Ill. Adm. Code 1150 Illinois Architecture Practice Act Of 1989 (P-11337/93; RC-10500) (A-10736)

68 Ill. Adm. Code 1200 Illinois Certified Shorthand Reporters Act Of 1984 (P-12103)

68 Ill. Adm. Code 1283 Marriage and Family Therapy Licensing Act (P-5477) (A-10752)

68 Ill. Adm. Code 1285 Medical Practice Act of 1987 (RQ-21209/93;EC-312)

68 Ill. Adm. Code 1360 Podiatric Medical Practice Act of 1987 (A-16433)

68 Ill. Adm. Code 1240 Private Detective, Private Alarm And Private Security Act Of 1983 (P-14567)

68 Ill. Adm. Code 1375 Professional Counselor and Clinical Professional Counselor Licensing Act (P-7986) (A-18018)

68 Ill. Adm. Code 1455 Real Estate Appraiser Certificates (P-16379/93;A-2379) (P-2733;A-8428)

68 Ill. Adm. Code 1480 Structural Engineering Licensing Act of 1989 (P-5749) (A-14751) (P-16901)

68 Ill. Adm. Code 1350 The Physician's Assistants Practice Act (A-18046)

68 Ill. Adm. Code 1380 The Professional Engineering Practice Act Of 1989 (P-10619) (A-14737)

68 Ill. Adm. Code 1500 Veterinary Medicine and Surgery Practice Act (P-5758) (A-11212)

**PUBLIC AID, DEPARTMENT OF**

89 Ill. Adm. Code 112 Aid to Families with Dependent Children (P-2753;A-4546) (P-19436/93;A-5909) (P-22247/93;A-6994) (P-7208)

89 Ill. Adm. Code 113 Aid to the Aged, Blind or Disabled (P-12805) (P-15495) (A-15774)

(P-2587/93;A-8703) (A-10774) (P-11461)

(P-13380/93;A-2018) (P-4562)

(P-21982/93;A-7759) (A-12818) (P-14281)

(P-14590)

ILLINOIS REGISTER			ILLINOIS REGISTER		
CUMULATIVE INDEX			CUMULATIVE INDEX		
Vol. 18, Issue #51		December 23, 1994	Vol. 18, Issue #51		December 23, 1994
89 Ill. Adm. Code 111		Assistance Standards (P-18764/93;A-2029) (P-22562/93;A-7009) (P-15707) (O-16884)	77 Ill. Adm. Code 692		AIDS Drug Reimbursement Program (P-12590/93;A-1427) (P-11107) (A-17678)
89 Ill. Adm. Code 160		Child Support Enforcement (P-497) (P-12067/93;A-697) (A-12052) (P-12604) (P-14296) (A-15083) (P-16510) (A-17886)	77 Ill. Adm. Code 598		Allied Health Care Professional Assistance Law (P-3077) (A-11931)
89 Ill. Adm. Code 170		Demonstration Programs (P-19440/93;A-3372) Developmental Disabilities Services (P-11079) (E-11314) (P-16521) (A-16619)	77 Ill. Adm. Code 205		Ambulatory Surgical Treatment Center Licensing Requirements (P-6653) (A-11939) (A-17250)
89 Ill. Adm. Code 144		Diagnosis Related Grouping (DRG) Prospective Payment System (PPS) (P-15243/93;A-3378)	77 Ill. Adm. Code 475		Assessing Laboratory Fees For Toxicologic Analysis (E-15887)
89 Ill. Adm. Code 149		Food Stamps (P-18425/93;A-2033) (P-21991/93;A-8921) (P-2178;A-8921) (E-2509) (P-16405/93;A-3427) (P-4575) (P-6251) (A-12829) (A-14103) (P-15510) (P-17952)	77 Ill. Adm. Code 970		Breast & Cervical Cancer Research Fund Rules (P-9354) (E-9549) (A-17919)
89 Ill. Adm. Code 121		General Assistance (P-19443/93;A-3436) (P-4586) (P-22308/93;A-7390) (A-12839)	77 Ill. Adm. Code 665		Child Health Examination Code (P-2697/93;A-4296)
89 Ill. Adm. Code 114		Hospital Reimbursement Changes (P-1677; A-10141) (E-2150)	77 Ill. Adm. Code 690		Communicable Disease Control & Immunizations (P-1690; A-10158)
89 Ill. Adm. Code 152		Hospital Services (O-12067) (P-12611) (E-12857) (A-14117) (R-14161) (P-14600) (A-17648)	77 Ill. Adm. Code 693		Control of Sexually Transmissible Diseases Code (P-8850)
89 Ill. Adm. Code 148		Long Term Care Reimbursement Changes (P-1686; A-10154) (E-2159) (P-11082) (E-11380) (A-16669)	77 Ill. Adm. Code 594		Distribution of Medical Student Scholarship Payback Funds (P-8572)
89 Ill. Adm. Code 153		Medical Assistance Programs (P-13392/93;A-2051) (P-4063) (P-221266/93;A-5934) (P-22321/93;A-8718) (A-11231) (P-14830) (W-16745)	77 Ill. Adm. Code 900		Drinking Water Systems Code (P-10640)
89 Ill. Adm. Code 120		Medical Payment (P-18436/93;A-3620) (P-17736/93;A-3620) (P-15444/93;A-4250) (P-4077) (P-4597) (W-8730) (P-5778) (P-9296) (P-18768/93;A-5951) (P-10637) (E-10922) (C-10942) (P-11088) (A-11244) (O-12068) (A-14126) (P-14851) (P-16059) (A-16675) (S-17286) (O-17287) (P-17865) (A-18059) (R-18127)	77 Ill. Adm. Code 525		Driver License Medical Advisory Board (AR-17929)
89 Ill. Adm. Code 140		Practice In Administrative Hearings (A-11260) (P-12613) (P-14615) (P-14872) Refuges/Entrant/Repatriate Program (P-9346) (A-17671)	77 Ill. Adm. Code 535		Emergency Medical Services Code (A-14375)
89 Ill. Adm. Code 104		Reimbursement for Nursing Costs for Geriatric Facilities (P-14803/93;A-2405) (P-18788/93;A-4274)	77 Ill. Adm. Code 635		Family Planning (P-19882/93;A-5969)
89 Ill. Adm. Code 115		Related Program Provisions (P-21158/93;A-3746) (P-22007/93;A-7403) (P-14303)	77 Ill. Adm. Code 250		Hospital Licensing Requirements (P-46) (A-11945) (A-15390)
89 Ill. Adm. Code 147		Rights and Responsibilities (P-15461/93;A-273) (P-2602;A-8938) (P-13723) (P-14622)	77 Ill. Adm. Code 340		Ill. Veterans' Homes Code (E-10391) (P-12955)
89 Ill. Adm. Code 117			77 Ill. Adm. Code 790		Illinois Formula for the Drug Product Selection Program (PR-3202) (P-3205) (ER-3755) (E-3778) (PF-14819) (PF-14820)
89 Ill. Adm. Code 102			77 Ill. Adm. Code 245		Illinois Home Health Agency Code (P-747/93;A-2414)
			77 Ill. Adm. Code 890		Illinois Plumbing Code (E-14444)
			77 Ill. Adm. Code 596		Illinois Rural Health Code (P-3086) (A-11971)
			77 Ill. Adm. Code 540		Illinois Trauma Center Code (P-12101/93;A-2620)
			77 Ill. Adm. Code 920		Illinois Water Well Construction Code (P-11113) (A-17684)
			77 Ill. Adm. Code 350		Intermediate Care for the Developmentally Disabled Facilities Code (P-12104/93; A-1432) (P-4904) (P-11714) (A-15789)
			77 Ill. Adm. Code 845		Lead Poisoning Prevention (P-8021)
			77 Ill. Adm. Code 610		Local Health Department Development Grant Rules (P-14824/93;A-4310)
			77 Ill. Adm. Code 615		Local Health Protection Grant Rules (P-17798/93; A-4320) (PR-17741/93; AR-4317)
			77 Ill. Adm. Code 390		Long-term Care for Under Age 22 Facilities Code (P-12128/93;A-1453) (P-4924) (P-11771) (A-15807)
			77 Ill. Adm. Code 630		Maternal and Child Health Services Code (P-3069/93;A-4380)
			77 Ill. Adm. Code 530		Medical Criteria Affecting Driver Performance (AR-17931)

**PUBLIC HEALTH, DEPARTMENT OF**

77 Ill. Adm. Code 697

AIDS Confidentiality and Testing Code (P-8848)

77 Ill. Adm. Code 600 Minimum Qualifications for Personnel Employed by Local Departments Code (P-14806/93;A-4476) (PR-14831/93;AR-4422)

77 Ill. Adm. Code 597 Nursing Education Scholarships (P-8590) (A-17720)

77 Ill. Adm. Code 593 Podiatric Scholarship & Residency Programs Code (A-11987)

77 Ill. Adm. Code 210 Postsurgical Recovery Care Center Demonstration Program Code (P-22333/93; O-10501) (WR-13152) (A-15824)

77 Ill. Adm. Code 505 Pregnancy Termination Report Code (P-13631/93;A-533)

77 Ill. Adm. Code 960 Preventive Health & Health Services Block Grant Programs (P-2180) (P-2205) (AR-16853) (A-16855)

77 Ill. Adm. Code 547 Regional Ambulance Services Code (P-95;A-6340)

77 Ill. Adm. Code 420 Rules and Regulations to Carry Out Provisions of Titles XVIII and XIX of the Social Security Act Relating to Skilled Nursing and Intermediate Care Facilities (PR-103)

77 Ill. Adm. Code 100 Rules of Practice and Procedure in Administrative Hearings (P-12153/93;A-5980)

77 Ill. Adm. Code 1400 Sale of Bonds (P-4538)

77 Ill. Adm. Code 330 Sheltered Care Facilities Code (P-12188/93;A-1475) (P-4942) (P-11829) (A-15851)

77 Ill. Adm. Code 300 Skilled Nursing & Intermediate Care Facilities Code (P-12205/93;A-1491) (P-4961) (P-11873) (A-15868)

77 Ill. Adm. Code 830 Structural Pest Control Code (A-14404)

77 Ill. Adm. Code 270 Subacute Care Hospital Demonstration Program Code (P-9654/93;A-2424) (P-15711)

77 Ill. Adm. Code 520 The Treatment Of Choking Victims (A-15433)

77 Ill. Adm. Code 672 WIC Vendor Management Code (P-12228/93;A-2450) (E-13125) (P-14308)

**PUBLIC HEALTH, DEPARTMENT OF/HEALTH FACILITIES PLANNING BOARD**

77 Ill. Adm. Code 1130 Health Facilities Planning Procedural Rules (P-8861) (P-8867) (O-17288)

77 Ill. Adm. Code 1100 Narrative and Planning Policies (P-12606/93;A-2986) (P-8144/93;A-8448) (P-9357)

77 Ill. Adm. Code 1110 Processing, Classification Policies and Review Criteria (P-12593/93;A-2993) (P-8149/93;A-8455) (P-9364)

Board Meetings (P-112;A-7407)

Charitable Funds (P-115;A-7410)

**RACING BOARD, ILLINOIS**

11 Ill. Adm. Code 206

11 Ill. Adm. Code 208

11 Ill. Adm. Code 510 Claiming Races (P-15790/93;A-2064) (P-5500) (A-11607)

11 Ill. Adm. Code 1405 Clerk of the Scales (P-5503) (A-11610)

11 Ill. Adm. Code 1422 Corrupt Practices (P-12036) (A-17730)

11 Ill. Adm. Code 210 Definitions (P-19057/93;A-2072) (P-13342) (A-17732)

11 Ill. Adm. Code 1304 Definitions (P-19033/93;A-2088)

11 Ill. Adm. Code 401 Definitions (P-10030/93;A-2087)

11 Ill. Adm. Code 501 Definitions & Interpretations (P-19040/93;A-2089)

11 Ill. Adm. Code 1401 Definitions & Interpretations (P-19050/93;A-2090)

11 Ill. Adm. Code 1413 Entries, Subscriptions and Declarations (P-5505) (A-11612) (P-12038) (A-17749)

11 Ill. Adm. Code 207 Executive Secretary (P-124;A-7418)

11 Ill. Adm. Code 1320 Forbidden Conduct (P-12041) (A-17751)

11 Ill. Adm. Code 1313 General License Rules (P-6680) (A-15442)

11 Ill. Adm. Code 204 Hearings and Enforcement Proceedings (P-126;A-7419)

11 Ill. Adm. Code 1411 Jockeys, Apprentice Jockeys, Agency & Valets (P-19892/93;A-2092)

11 Ill. Adm. Code 502 Licensing (P-5508) (A-11615) (P-17424)

11 Ill. Adm. Code 509 Medication (P-2832;A-7428) (P-5795) (E-6019) (O-8504) (M-9562) (P-12043) (A-15446)

11 Ill. Adm. Code 405 Pari-Mutuels (P-2838) (A-11999) (C-12886) (P-13359) (RQ-14165) (A-17753) (EC-17938)

11 Ill. Adm. Code 308 Pick (N) Pools (P-1773;A-7433) (P-17429)

11 Ill. Adm. Code 438 Pick N Wagering Pool (PR-2841;AR-7439)

11 Ill. Adm. Code 415 Programs (P-13362) (A-17756)

11 Ill. Adm. Code 1440 Quarter Horse Racing (P-15799/93;A-2098)

11 Ill. Adm. Code 1416 Rules Of The Race (P-15721)

11 Ill. Adm. Code 1415 Starting (P-5512) (A-11620)

11 Ill. Adm. Code 311 Superfecta (P-1780;A-7440)

11 Ill. Adm. Code 433 Totalizer Operations (P-1773;A-7443)

11 Ill. Adm. Code 409 Trifecta (P-12622) (A-17761)

**REHABILITATION SERVICES, DEPARTMENT OF**

89 Ill. Adm. Code 515 Advisory Councils (P-2846) (A-11623)

89 Ill. Adm. Code 557 Application (P-12048) (P-12625)

89 Ill. Adm. Code 683 Application Process (PR-16080)

89 Ill. Adm. Code 553 Assessment For Determining Eligibility And Rehabilitation Needs (P-13048)

89 Ill. Adm. Code 705 Case Closures (PR-16085)

89 Ill. Adm. Code 710 Case Records (PR-16088)

89 Ill. Adm. Code 708 Case Transfers/Referrals (PR-16091)

89 Ill. Adm. Code 680 Client Responsibilities (PR-16095)

89 Ill. Adm. Code 678 Client Rights (PR-16099)

89 Ill. Adm. Code 677 Customer Rights & Responsibilities (P-16105)

89 Ill. Adm. Code 679 Determination Of Need (DON) & Resulting Service Cost Maximums (SCMs) (P-16111)



86 Ill. Adm. Code 150	Use Tax (P-15527/93;A-1584) (P-15383)
<b>SAVINGS AND RESIDENTIAL FINANCE, COMMISSIONER OF</b>	
38 Ill. Adm. Code 1075	Savings Bank Act (E-7016) (P-9858) (A-15094)
<b>SECRETARY OF STATE</b>	
14 Ill. Adm. Code 150	Business Corporation Act (P-1793;A-7783)
92 Ill. Adm. Code 1040	Cancellation, Revocation or Suspension of Licenses or Permits (P-1797;A-7447) (P-2608; RC-10502) (P-2853) (A-10853) (A-11644) (P-12117) (A-16443)
92 Ill. Adm. Code 1060	Commercial Driver Training Schools (P-142;A-7788)
23 Ill. Adm. Code 3030	Ill. Library System Act (P-19072/93;A-7452) (RQ-12002) (EC-13154)
92 Ill. Adm. Code 1070	Ill. Safety Responsibility Law (P-2217) (C-3016) (A-10909)
23 Ill. Adm. Code 3070	Illinois State Library Training Program Grants (P-19460/93;A-4981)
92 Ill. Adm. Code 1030	Issuance of Licenses (P-993;A-7478) (P-15803/93;A-1591) (P-11924) (A-16457)
23 Ill. Adm. Code 3040	Literacy Grant Program (P-18441/93;A-4990)
92 Ill. Adm. Code 1001	Procedures and Standards (P-7731) (E-7916) (A-15127) (C-15642)
23 Ill. Adm. Code 3060	Public Library Construction Grants (P-18687/93;A-4996)
1 Ill. Adm. Code 100	Rulemaking (P-7087) (A-13067) (P-17181) (E-17275)
92 Ill. Adm. Code 1002	Sale Of Information (A-18118)
14 Ill. Adm. Code 180	Uniform Commercial Code (P-18793/93;A-2101)
14 Ill. Adm. Code 165	Uniform Partnership Act (P-14686)
<b>STATE POLICE MERIT BOARD, DEPARTMENT OF</b>	
80 Ill. Adm. Code 150	Procedures Of The Department Of State Police Merit Board (P-16536)
2 Ill. Adm. Code 2050	Public Information, Rulemaking and Organization (A-6019)
<b>STUDENT ASSISTANCE COMMISSION, ILLINOIS</b>	
23 Ill. Adm. Code 2771	College Savings Bond Bonus Incentive Grant (Big) Program (P-1006; A-10246)
23 Ill. Adm. Code 2720	Federal Family Education Loan Program (P-1013; A-10254) (P-15579) (E-15636)
23 Ill. Adm. Code 2772	Fellowship, Traineeship & Scholarship Programs (CC-10279)
23 Ill. Adm. Code 2700	General Provisions (P-1037; A-10282)
23 Ill. Adm. Code 2731	Grant Programs for Dependents of Correctional Officers (P-1054; A-10299)
23 Ill. Adm. Code 2730	Illinois National Guard Grant Program (P-1058; A-10303)

89 Ill. Adm. Code 693	Disposition Of Application (PR-16117)
89 Ill. Adm. Code 682	Eligibility (P-16121)
89 Ill. Adm. Code 687	Financial Eligibility Criteria (PR-16129)
89 Ill. Adm. Code 712	Homemaker Rate Agreements (PR-16143)
89 Ill. Adm. Code 688	Illinois-Long-Term Care Partnership Demonstration Program (P-4093) (A-11267)
89 Ill. Adm. Code 572	Individualized Written Rehabilitation Program (IWRP) (P-17163)
89 Ill. Adm. Code 830	Non-Academic Programs and Policies (P-6267) (A-14240)
89 Ill. Adm. Code 685	Non-Financial Eligibility Criteria (PR-16163)
89 Ill. Adm. Code 714	Non-Homemaker Service Provider Requirements (PR-16187)
89 Ill. Adm. Code 681	Prescreening (P-16199)
89 Ill. Adm. Code 690	Prescreening And Eligibility Determination Processes (PR-16204)
89 Ill. Adm. Code 676	Program Description (P-16219)
89 Ill. Adm. Code 675	Program Description (PR-16210)
89 Ill. Adm. Code 640	Projects with Industry (P-4097) (A-11271)
89 Ill. Adm. Code 686	Provider Requirements, Type Services, & Rates Of Payment (P-16228)
89 Ill. Adm. Code 546	Public Use of DORS Facilities (P-1784; A-10241)
89 Ill. Adm. Code 698	Redetermination Of Eligibility (PR-16249)
89 Ill. Adm. Code 700	Service Plan Development (PR-16253)
89 Ill. Adm. Code 684	Service Planning & Provisions (P-16264)
89 Ill. Adm. Code 695	Service Provision (PR-16270)
89 Ill. Adm. Code 590	Services (P-3106) (A-11275) (P-14627) (P-16275) (E-16468) (P-17170)
<b>REVENUE, DEPARTMENT OF</b>	
86 Ill. Adm. Code 430	Bingo License and Tax Act (P-4101) (A-12501)
86 Ill. Adm. Code 435	Charitable Games Act (P-4109) (A-11629)
86 Ill. Adm. Code 100	Income Tax (P-15471/93;A-1510) (P-17861/93;A-2494) (P-21163/93;A-7768) (P-9377) (P-14346) (P-14878) (P-15338) (P-15546) (P-16277)
86 Ill. Adm. Code 500	Motor Fuel Tax (CC-4451) (P-14634)
86 Ill. Adm. Code 750	Payment Of Taxes by Electronic Funds Transfer (P-6112) (A-15612)
86 Ill. Adm. Code 110	Property Tax Code (A-15618)
86 Ill. Adm. Code 432	Pull Tabs and Jar Games Act (P-4117) (A-11636)
86 Ill. Adm. Code 120	Real Estate Transfer Tax (P-1789) (A-12849)
86 Ill. Adm. Code 130	Retailers' Occupation Tax (P-982) (P-15501/93;A-1537) (P-6684) (O-14821) (P-15358) (A-16866) (R-16879)
86 Ill. Adm. Code 140	Service Occupation Tax (P-15515/93;A-1550) (P-15372) (P-16291)
86 Ill. Adm. Code 160	Service Use Tax (P-15522/93;A-1557) (P-15379)
86 Ill. Adm. Code 700	Uniform Penalty & Interest Act (P-16421/93;A-1561) (P-9394)

ILLINOIS REGISTER CUMULATIVE INDEX			December 23, 1994
Vol. 18, Issue #51			
92 Ill. Adm. Code 444	Minimum Safety Standards for Construction of School Buses used in Special Education Transportation (P-6318) (A-14800)		
92 Ill. Adm. Code 440	Minimum Safety Standards for Construction of Type I School Buses (P-6272) (A-14764)		
92 Ill. Adm. Code 442	Minimum Safety Standards for Construction of Type II School Buses (P-6304) (A-14789)		
92 Ill. Adm. Code 390	Motor Carrier Safety Regs. (P-13986/93;A-754) (P-2912; A-10362)		
92 Ill. Adm. Code 457	Motorcyclists' Eye Protection (P-11150)		
92 Ill. Adm. Code 456	Nonscheduled Bus Inspections (P-4126) (A-11650)		
92 Ill. Adm. Code 393	Parts & Accessories Necessary for Safe Operation (P-13730/93;A-774)		
44 Ill. Adm. Code 650	Prequalification of Contractors & Issuance of Plans & Proposals (P-3208;A-9478)		
92 Ill. Adm. Code 107	Procedures (P-21333/93;A-7881)		
92 Ill. Adm. Code 386	Procedures & Enforcement (P-13734/93;A-778)		
92 Ill. Adm. Code 391	Qualification of Drivers (P-13739/93;A-783)		
92 Ill. Adm. Code 518	Relocation Assistance and Payments Program (P-12628/93;A-283)		
92 Ill. Adm. Code 447	School Bus Brake Inspections (P-13367)		
92 Ill. Adm. Code 173	Shippers General Requirements for Shipments and Packaging (P-21345/93;A-7895)		
92 Ill. Adm. Code 178	Specifications for Packaging (P-21351/93;A-7901)		
92 Ill. Adm. Code 179	Specifications for Tank Cars (P-21362/93;A-7912)		
92 Ill. Adm. Code 533	Use and Enjoyment of Rest Areas (P-18447/93;A-2625)		
<b>UNIVERSITY OF ILLINOIS, THE BOARD OF TRUSTEES OF</b>			
23 Ill. Adm. Code 1300	Certificate of Certified Accountants (P-5515) (A-14143)		
89 Ill. Adm. Code 1200	Program Content & Guidelines for Division of Specialized Care for Children (P-7780/93;A-2104)		
<b>VETERANS' AFFAIRS, DEPARTMENT OF</b>			
95 Ill. Adm. Code 122	Korean War Memorial Construction Fund (E-15449)		
<b>NOTICE OF PUBLIC HEARINGS</b>			
<b>AGRICULTURE, DEPARTMENT OF</b>			
8 Ill. Adm. Code 30;	Animal Control Act		11666
8 Ill. Adm. Code 110;	Animal Diagnostic Laboratory Act		11667
8 Ill. Adm. Code 25;	Animal Welfare Act		11668
8 Ill. Adm. Code 70;	Horsemeat		11669
8 Ill. Adm. Code 35;	Humane Care For Animals Act		11670
8 Ill. Adm. Code 50;	Humane Slaughter Of Livestock		11671
8 Ill. Adm. Code 90;	Illinois Dead Animal Disposal Act		11672
8 Ill. Adm. Code 515;	Refrigerated Warehouses Act		11673

ILLINOIS REGISTER CUMULATIVE INDEX			December 23, 1994
Vol. 18, Issue #51			
23 Ill. Adm. Code 2733	Illinois Veteran Grant (IVG) Program (P-1064; A-10309)		
23 Ill. Adm. Code 2761	Merit Recognition Scholarship (MRS) Program (P-1073; A-10318)		
23 Ill. Adm. Code 2763	Minority Teachers of Ill. (MTI) Scholarship Program (P-1080; A-10325)		
23 Ill. Adm. Code 2762	Paul Douglas Teacher Scholarship Program (P-1089; A-10333)		
23 Ill. Adm. Code 2732	Police Officer/Fire Officer Survivor Grant Program (P-1098; A-10342)		
23 Ill. Adm. Code 2760	State Scholar Program (P-1803; A-10346)		
23 Ill. Adm. Code 2770	Student to Student (STS) Program of Matching Grants (P-1102; A-10354)		
<b>TEACHERS' RETIREMENT SYSTEMS OF THE STATE OF ILLINOIS</b>			
80 Ill. Adm. Code 1650	The Administration and Operation of the Teachers' Retirement System (P-22487/93; A-6349) (P-8904) (E-8949) (O-12069) (M-12880) (A-15154) (C-15643)		
<b>TRANSPORTATION, DEPARTMENT OF</b>			
92 Ill. Adm. Code 451	Administrative Requirements For Official Testing Stations (P-13729)		
92 Ill. Adm. Code 14	Aviation Safety (P-5796) (A-13461)		
92 Ill. Adm. Code 177	Carriage by Public Highway (P-21305/93; A-7852)		
92 Ill. Adm. Code 450	Commercial Vehicle Safety Section Hearings (P-7733) (A-14758)		
92 Ill. Adm. Code 700	Construction in Floodways of Rivers, Lakes & Streams (P-607; A-8167) (E-790)		
92 Ill. Adm. Code 180	Continuing Qualification & Maintenance of Packaging (P-21310; A-7857)		
92 Ill. Adm. Code 397	Driving & Parking (P-13686/93; A-736)		
92 Ill. Adm. Code 392	Driving of Motor Vehicles (P-13690/93; A-740) (P-2909; A-10359)		
92 Ill. Adm. Code 600	Employee Commute Options (P-12613/93; A-540)		
92 Ill. Adm. Code 708	Floodway Construction in Northeastern Ill. (P-1811) (A-11284)		
92 Ill. Adm. Code 171	General Information, Regulations and Definitions (P-21314/93; A-7861)		
92 Ill. Adm. Code 172	Hazardous Materials Table and Hazardous Materials (P-21326/93; A-7874)		
92 Ill. Adm. Code 395	Hours of Service of Drivers (P-13693/93; A-743)		
92 Ill. Adm. Code 445	Inspection Procedures For Special Education School Buses (P-13835)		
92 Ill. Adm. Code 441	Inspection Procedures For Type I School Buses (P-13855)		
92 Ill. Adm. Code 443	Inspection Procedures For Type II School Buses (P-13965)		
92 Ill. Adm. Code 396	Inspection, Repair & Maintenance (P-13699/93; A-749)		

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
	<b>Notice Of Acceptance Of An Application For Omnibanc Corporation, River Rouge, Michigan To Acquire Indecorp, Inc., Chicago, Ill.</b>	15173
	<b>Notice Of Acceptance Of An Application For The Bank Of Tokyo, Ltd., Tokyo, Japan To Acquire The Chicago-Tokyo Bank, Chicago, Ill.</b>	10954
	<b>Notice Of Acceptance Of An Application; AMBANC Corp., Vincennes, Indiana To Acquire Lincolnland Bancshares, Inc., Casey, Ill.</b>	7511
	<b>Notice Of Acceptance Of An Application; BankAmerica Corporation, San Francisco, California To Acquire Continental Bank Corporation, Chicago, Illinois</b>	9656
	<b>Notice Of Acceptance Of An Application-First Of America Bank Corporation, Kalamazoo, Michigan To Acquire First Park Ridge Corporation, Chicago, Illinois</b>	13162
	<b>Notice Of Public Meeting Of The Illinois Fiduciary Advisory Committee</b>	556
	<b>Notice Of Public Meeting-December 14, 1994</b>	17059
	<b>Notice Of Public Meeting-State Banking Board Of Ill. and the Board Of Trustees Of The Ill. Bank Examiner's Education Foundation</b>	2528
	<b>Notice Of Public Meetings Of The State Banking Board Of Illinois and the Board Of Trustees Of The Illinois Bank Examiners' Education Foundation On June 28, 1994</b>	9657
	<b>EDUCATION, STATE BOARD OF</b>	15893
	State Plan For Fiscal Years 1996-98	
	<b>ENVIRONMENTAL PROTECTION AGENCY</b>	
	Listing Of Derived Water Quality Criteria	318
	Listing Of Derived Water Quality Criteria	8734
	Listing Of Derived Water Quality Criteria	14166
	Listing Of Derived Water Quality Criteria	17770
	<b>Notice Of Proposed Settlement-People V. Burlington Northern Railroad Company et al.</b>	10955
	<b>FINANCIAL INSTITUTIONS, DEPARTMENT OF</b>	
	Notice Of Names Of Persons Appearing To Be Owners Of Unclaimed Property Whose Last Known Addresses are in Certain States	12887
	<b>INSURANCE, DEPARTMENT OF</b>	
	Long-Term Care Partnership Insurance	4464
	<b>LABOR, DEPARTMENT OF</b>	
	List Of Contractors Prohibited From An Award Of A Contract Or A Subcontract For Public Works Projects	15651
	<b>POLLUTION CONTROL BOARD</b>	
	Notice Pursuant to Ill. Rev. Stat. 1991, Ch. 111 1/2, Par. 1007.2(b) 415 ILCS 5/7.2(b)	3154

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
	<b>CARNIVAL-AMUSEMENT SAFETY BOARD</b>	
	56 Ill. Adm. Code 6000; Carnival and Amusement Ride Inspection Law	6187
	<b>CHILDREN AND FAMILY SERVICES, DEPARTMENT OF</b>	
	89 Ill. Adm. Code 406; Licensing Standards for Day Care Homes	5363
	89 Ill. Adm. Code 408; Licensing Standards for Group Day Care Homes	5364
	<b>COMPTROLLER, OFFICE OF THE</b>	
	38 Ill. Adm. Code 610; Ill. Funeral Or Burial Funds Act	16475
	<b>EDUCATION, STATE BOARD OF</b>	
	23 Ill. Adm. Code 401; Nonpublic Special Education Facilities	10507
	<b>PROFESSIONAL REGULATION, DEPARTMENT OF</b>	
	68 Ill. Adm. Code 1375; Professional Counselor and Clinical Professional Licensing Act	8200
	<b>PUBLIC HEALTH, DEPARTMENT OF/HEALTH FACILITIES PLANNING BOARD</b>	
	77 Ill. Adm. Code 1130; Health Facilities Planning Procedural Rules	10948
	77 Ill. Adm. Code 1100; Narrative & Planning Policies	10950
	77 Ill. Adm. Code 1110; Processing, Classification Policies And Review Criteria	10952
	77 Ill. Adm. Code 830; Structural Pest Control Code	2174
	<b>PUBLIC INFORMATION</b>	
	<b>AGRICULTURE, DEPARTMENT OF</b>	
	Animal Diagnostic Laboratory Act	2527
	<b>ATTORNEY GENERAL</b>	
	Proposed Consent Decree pursuant to the Comprehensive Environment Response, Compensation & Liability Act & the Ill. Environmental Protection Act; Amoco Chemical/Joliet Landfill	3035
	<b>BANKS AND TRUST COMPANIES, COMMISSIONER OF</b>	
	Notice Of Acceptance Of An Application For Banc One Corporation, Columbus, Ohio To Acquire American Holding Co. Of Glencoe, Ill.	13504
	Notice Of Acceptance Of An Application For CNB Bancshares, Inc., Evansville, Indiana To Acquire Harrisburg Bancshares, Inc., Harrisburg, Illinois	17060
	Notice Of Acceptance Of An Application For Firststar Corporation, Milwaukee, Wisconsin To Acquire First Colonial Bankshares, Chicago, Illinois	17061



**PUBLIC AID, DEPARTMENT OF**

Proposed change in Reimbursements to Hospitals under the Medicaid Program  
Requests For Copies Of The Waivers To The Medicaid Program To Implement Provisions Of The Integrated Health Care Program

**REVENUE, DEPARTMENT OF**

Index Of Letter Rulings (1993 - 3rd Quarter) (ROT) 7512  
Index Of Letter Rulings (1993 - 4th Quarter) (Income Tax) 7552  
Index Of Letter Rulings (1993 - 4th Quarter) (ROT) 7953  
Index Of Letter Rulings (1994 - 1st Quarter) (Income Tax) 10956  
Index Of Letter Rulings (1994 - 1st Quarter) (ROT) 12070  
Index Of Letter Rulings (1994-2nd Quarter) (Income Tax) 14485  
Index Of Letter Rulings (1994-2nd Quarter) (ROT) 16029  
Index Of Letter Rulings (1994-3rd Quarter) (Income Tax) 7028  
Private Letter Rulings, Illinois Department of Labor Sunshine Act 20 ILCS 2515/1, et seq. 11388  
The Uniform Penalty & Interest Act

**REGULATORY AGENDA**

**AGRICULTURE, DEPARTMENT OF**

Swine Disease Control And Eradication Act; 8 Ill. Adm. Code 105 11674

**REGULATORY FLEXIBILITY ANALYSIS**

**COMMERCE AND COMMUNITY AFFAIRS, DEPARTMENT OF**

Notice of Regulatory Flexibility Impact Analysis  
2533, 2534, 3037, 3793, 3794, 4466, 6452, 6453, 7068, 7069, 8957, 8958, 8959, 10508, 11676, 11677, 15463, 15652, 15653, 15654, 16746

**JOINT COMMITTEE ON ADMINISTRATIVE RULES**

**AGENDA**

Meeting of January 11, 1994 326  
Meeting of February 15, 1994 2535  
Meeting of March 22, 1994 6023  
Meeting of April 19, 1994 7544  
Meeting of May 17, 1994 8742  
Meeting of June 14, 1994 11389  
Agenda for Meeting of July 19, 1994 12555  
Agenda for Meeting of August 16, 1994 14175  
Agenda for Meeting of September 13, 1994 15174  
Agenda for Meeting of October 11, 1994 16747  
Agenda for Meeting of November 15, 1994

Agenda for Meeting of December 13, 1994 17779

**SECOND NOTICES RECEIVED**

334, 557, 801, 1658, 2175, 2543, 2668, 3038, 3156, 3795, 4474, 5022, 5365, 5711, 6029, 6188, 6455, 7072, 7552, 7961, 8202, 8505, 8752, 8960, 9658, 10509, 10971, 11396, 11678, 12004, 12084, 12559, 12928, 13163, 13505, 14182, 14244, 14508, 14822, 15180, 15464, 15655, 16044, 16476, 16753, 16885, 17062, 17289, 17783, 17941, 18138

**EXECUTIVE ORDERS AND PROCLAMATIONS**

**EXECUTIVE ORDERS**

94-1 The Illinois Task Force on School-To-Work Transition 1659  
94-2 Executive Order Creating The Illinois Commission on Regulatory Review 1661  
94-3 Flood Transfer III 2669  
94-4 Danville Sewage Treatment Facility 7074  
94-5 Revocation of Executive Order Number 7(1985) 10510  
94-6 Executive Order Creating An Advisory Panel On TRS Retiree Health Insurance 13508  
94-7 Executive Order Creating African-American Family Commission 15466  
94-8 Executive Order Creating The Illinois State Justice Commission 16754

**PROCLAMATIONS**

93-553 Financial Literacy for Youth Month 336  
93-554 Religious Freedom Day 559  
93-555 Franchising Week 559  
93-556 Self-Esteem Month 560  
94-1 Black Data Processing Associates Day 802  
94-2 Sertoma National Heritage Freedom Week 803  
94-3 Alcoholism Halfway House Days 803  
94-4 Bangladesh Day 804  
94-5 Catholic Schools Week 804  
94-6 Land Surveyors' Month 804  
94-7 Dr. Martin Luther King Jr. Day/Day of Tribute 804  
94-8 African-American Unity March Day 2546  
94-9 Human Services Week 2547  
94-10 Ivan And Ruth Frick Day 2547  
94-11 Week of the High Risk Child 2548  
94-12 African-American History Month 2548  
94-13 Free Enterprise Week 2548  
94-14 International Festival Week 2549  
94-15 Martina Navratilova Days 2550  
94-16 Save A Life Day 2550  
94-17 Student Financial Aid Awareness Month 2674  
94-18 Self-Esteem Week

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-19	Long-Term Care Administrators Week	2674
94-20	Nursing Home Week	2674
94-21	Kiwanis Week	2675
94-22	AFS Host Family Recognition Week	2675
94-23	Little City Foundation/Chicago Luvabulls Super Bowl Party Day	2676
94-24	National People's Action Take Back Our Streets and Communications Day	2676
94-25	Toughlove Programs Against Violence Month/Day	2677
94-26	FFA Week	2677
94-27	Child Passenger Safety Month	2678
94-28	Dr. Carter G. Woodson Day	2679
94-29	Four Chaplains Sunday	2679
94-30	Lithuanian Independence Day	2680
94-31	Seed Month	2680
94-32	Post Anesthesia Nurses Awareness Week	2681
94-33	Dick Helton Day	2681
94-34	Engineers Week	3040
94-35	Future Business Leaders of America-Phi Lambda Week	3040
94-36	GFMC Waukegan Woman's Club Day	3040
94-37	Manufacturing Week	3041
94-38	Marketing Week	3042
94-39	Multiple Sclerosis Awareness Month	3042
94-40	Nutrition Month	3042
94-41	Reading Is Fun Week	3043
94-42	Tornado Preparedness Week	3043
94-43	Representative Bob Olson Day	3044
94-44	Doctor's Day	3157
94-45	African American Contractors Day	3157
94-46	American Red Cross Month	3157
94-47	Chicago Academy for The Arts-5th Annual Dessert Classic Day	3158
94-48	Chronic Fatigue Syndrome Awareness Month	3159
94-49	National American Business Club Month	3159
94-50	School Breakfast Week	3160
94-51	School Social Work Week	3160
94-52	Denim Day	3161
94-53	Dental Assistants Recognition Week	3162
94-54	Employ The Older Worker Week	3162
94-55	Breastfeeding Promotion Month	3797
94-56	Herman M. Finch Day	3797
94-57	Music Education Day At The Capitol	3798
94-58	Cartamedas Day	3798
94-59	DuPage Symphony Orchestra Day	3799
94-60	Eye Donor Awareness Month	3800
94-61	Southern Illinois University Quasiquicentennial Day	3800
94-62	Apprenticeship Week	4475
94-63	Building Safety Week	4475
94-64	Greek Independence Day	4476

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-65	Malcolm X College Career Expo Day	4476
94-66	Professional Social Workers Month	4477
94-67	Casimir Pulaski Day	4477
94-67	Casimir Pulaski Day (Revised)	5024
94-68	Alcohol Awareness Month/Illinois State Youth Forum Day	4478
94-69	Certified Nurse Assistant Day	4478
94-70	Curtis Mayfield Day	4479
94-71	Licensed Practical Nurse Week	4479
94-72	Long-Term Care Nurses Week	4480
94-73	Volunteer Week	4480
94-74	Youth Art Month	4481
94-75	Parents Inservice Conference Days	4481
94-76	Bob Leininger Day	4482
94-77	Chicago Opportunity Days	5024
94-78	Mental Retardation And SPARC Awareness Month	5025
94-79	Tree City USA Month	5025
94-80	Agriculture Day	5026
94-81	Tibetan Day	5367
94-82	Violence Prevention Month	5367
94-83	Bicycle Helmet and Safety Awareness Week	5368
94-84	Free Paper Week	5368
94-85	VA West Side Medical Center Women's History Month	5368
94-86	Camp Fire Boys and Girls Day	5369
94-87	Chicago Latino Film Festival Days	5369
94-88	Student Council Week	5370
94-89	U.S. Savings Bond Campaign Month	5370
94-90	High Blood Pressure and Stroke Awareness Month	5712
94-91	Irish American Heritage Month	5712
94-92	Youth Temperance Education Week	5713
94-93	Arbor Day in Palos Heights	5713
94-94	Federal Employee of the Year Day	5714
94-95	Henrietta Sisk Day	5714
94-96	Lake and Watershed Management Month	5715
94-97	Medical Laboratory Week	5716
94-98	Motorcycle Awareness Month	5716
94-99	Nurses: The Heart of the Health Care Team Day	5716
94-100	Public Health Month	5717
94-101	Rural Electric and Telephone Youth Day	5718
94-102	Student-Athlete Day	5718
94-103	Call Before You Dig Month	6031
94-104	Continuity Of Care Week	6031
94-105	D.A.R.E. Day	6032
94-106	Illinois Community College Month	6032
94-107	Sexual Assault Awareness Month	6033
94-108	STD Awareness Month	6033
94-109	Women's Federation For World Peace Days	6034
94-110	American Association For Affirmative Action Days	6034
94-111	Illinois State Quartet Convention Week	6035
94-112	Probation Officer Day	6035

94-113 Professional Secretaries Week/Professional Secretaries Day	6036	94-160 Darryl Hartley-Leonard and Hyatt Hotels Corporation Day	7076
94-114 Saving Month	6036	94-161 Scientific Literacy Week	7076
94-115 Soccer In The Street Day	6036	94-162 E.M. (Buck) Chastain Day	7077
94-116 Telecommunicator Week	6037	94-163 Groundwater Protection Month	7078
94-117 Infant Immunization Week	6037	94-164 Monsignor Edward J. Duncan Day	7078
94-118 Natural Resources Stewardship Month	6038	94-165 Smiles for Little City Days	7079
94-119 Holocaust Commemoration Month	6190	94-166 George Hovaneec Appreciation Day	7079
94-119 Holocaust Commemoration Month (Revised)	6199	94-167 Kim Deakins, Janelle King and Mary Murphy Day	7080
94-120 Illinois Cancer Pain Awareness Week	6190	94-168 Suicide Prevention Week/Survivors of Suicide Day	7080
94-121 Emergency Medical Services Week	6190	94-169 Day of Prayer	7081
94-122 Home Safety Week	6191	94-170 James M. Bailey Day	7081
94-123 Manufactured Housing Month	6191	94-171 Chicago Commons Month	7082
94-124 Month of the Young Child	6192	94-172 Charleston Area Senior Center Day	7083
94-125 Organ And Tissue Donor Awareness Week	6193	94-173 Community Banking Week	7083
94-126 Queen Isabella Day	6193	94-174 Correctional Officer Week	7084
94-127 Week of the Young Child	6194	94-175 Dyslexia/Learning Disabilities Month	7084
94-128 Harry Caray Day	6194	94-176 Home Education Week	7085
94-129 Logistics Week	6195	94-177 Mattoon Area Senior Center Day	7085
94-130 AIDS Awareness Day/AIDS Walk Springfield Day	6195	94-178 Zion Missionary Baptist Day	7086
94-131 American POW Recognition Day	6196	94-179 Disaster Areas - Madison, Madon, Monroe, Piatt and St. Clair Counties	7963
94-132 James S. Kemper, Jr. Day	6196	94-180 Better Hearing and Speech Month	7963
94-133 Jewish Cultural Week	6197	94-181 Bike Month	7964
94-134 Pakistan Day	6197	94-182 Cytotechnology Day	7964
94-135 Purple Bows For Cancer's 2nd Introduction Day	6198	94-183 Drinking Water Week	7965
94-136 Chicago Youth Symphony Orchestra Day	6198	94-184 George Tammimga Day	7965
94-137 Crime Victims Rights Week	6199	94-185 Holy Name of Mary Parish Women's Day	7966
94-138 Israel Independence Day	6200	94-186 Law Day	7967
94-139 Louis B. Kuhn Day	6200	94-187 Mathematics Awareness Week	7967
94-140 Tuftonia's Week	6201	94-188 Metropolitan Pier and Exposition Authority Employee Longevity Day	7967
94-141 Disaster Area-Douglas County	6457	94-189 Mother of the Year Day	7968
94-142 Disaster Area-Calhoun, Green and Jersey Counties	6457	94-190 Nurses Week	7968
94-143 Disaster Exists Within State of Illinois	6458	94-191 Older Americans Month	7969
94-144 Disaster Area-Alexander, Cass, Menard, Sangamon, Dewitt and Vermillion Counties	6458	94-192 Public Service Recognition Day	7970
94-145 Anthony M. Tortoriello Day	6459	94-193 Children's Emotional and Behavioral Disorders Awareness Week	7971
94-146 Dave and Linda Kindernay Day	6459	94-194 Illinois Small Business Week	7971
94-147 Design/Drafting Week	6460	94-195 Hadassah Days	7972
94-148 Harold Washington Day	6461	94-196 Family Service Dupage Day	7972
94-149 Illinois Eye Fund/UIC Eye Center Day	6461	94-197 Life Insurance Week	7973
94-150 Medical Assistants Week	6462	94-198 South Holland Centennial Day/South Holland Centennial Week/South Holland Centennial Month	7973
94-151 Year of the Conger Expedition	6462		
94-152 Youth Service Day	6463		
94-153 Chicago Coin Club Day	6463		
94-154 Child Abuse Prevention Services Day	6464		
94-155 Keep America Beautiful Month	6464		
94-156 Seth Ira Stearns Day	6465		
94-157 Girl Scout Leaders Day	6465		
94-158 Disaster Areas-Champaign and Iroquois Counties	7075		
94-159 Christian Heritage Week	7075		

94-160 Darryl Hartley-Leonard and Hyatt Hotels Corporation Day	7076
94-161 Scientific Literacy Week	7076
94-162 E.M. (Buck) Chastain Day	7077
94-163 Groundwater Protection Month	7078
94-164 Monsignor Edward J. Duncan Day	7078
94-165 Smiles for Little City Days	7079
94-166 George Hovaneec Appreciation Day	7079
94-167 Kim Deakins, Janelle King and Mary Murphy Day	7080
94-168 Suicide Prevention Week/Survivors of Suicide Day	7080
94-169 Day of Prayer	7081
94-170 James M. Bailey Day	7081
94-171 Chicago Commons Month	7082
94-172 Charleston Area Senior Center Day	7083
94-173 Community Banking Week	7083
94-174 Correctional Officer Week	7084
94-175 Dyslexia/Learning Disabilities Month	7084
94-176 Home Education Week	7085
94-177 Mattoon Area Senior Center Day	7085
94-178 Zion Missionary Baptist Day	7086
94-179 Disaster Areas - Madison, Madon, Monroe, Piatt and St. Clair Counties	7963
94-180 Better Hearing and Speech Month	7963
94-181 Bike Month	7964
94-182 Cytotechnology Day	7964
94-183 Drinking Water Week	7965
94-184 George Tammimga Day	7965
94-185 Holy Name of Mary Parish Women's Day	7966
94-186 Law Day	7966
94-187 Mathematics Awareness Week	7967
94-188 Metropolitan Pier and Exposition Authority Employee Longevity Day	7967
94-189 Mother of the Year Day	7968
94-190 Nurses Week	7968
94-191 Older Americans Month	7969
94-192 Public Service Recognition Day	7970
94-193 Children's Emotional and Behavioral Disorders Awareness Week	7971
94-194 Illinois Small Business Week	7971
94-195 Hadassah Days	7972
94-196 Family Service Dupage Day	7972
94-197 Life Insurance Week	7973
94-198 South Holland Centennial Day/South Holland Centennial Week/South Holland Centennial Month	7973
94-199 Asian Pacific American Heritage Month	7974
94-200 Dr. Joseph C. Dalpiaz Day	7975
94-201 Foster Parent Appreciation Month	7975
94-202 Polish Constitution Day	7976
94-203 Women in Trades Career Day	7976



ILLINOIS REGISTER		ILLINOIS REGISTER	
Vol. 18, Issue #51	CUMULATIVE INDEX	Vol. 18, Issue #51	CUMULATIVE INDEX
94-204 Illinois State Chamber of Commerce/75th Anniversary Year	7977	94-250 Greek American Heritage Week	8509
94-205 Loyalty Day	7978	94-251 Jeff Childs Day	8510
94-206 Music Week	7978	94-252 John Stoffel Day	8510
94-207 RP Awareness Day	7979	94-253 Ray Passis Day	8511
94-208 Chicago Crime Commission Day	7979	94-254 Raymond J. Norbut Day	8511
94-209 Eugene E. Lunger Day	7979	94-255 Ron Koepl Day	8512
94-210 National Association of Women Business Owners	7980	94-256 Cornelia de Lange Awareness Day	8512
Public Affairs Day	7980	94-257 CRS Day	8513
94-211 Physical Fitness and Sports Month/Physical Education and Sports Week	7980	94-258 Eugene C. Swager Day	8513
94-212 Project Aces Day	7981	94-259 Soccer Celebration Day	8514
94-213 Cambodian Culture Days	7982	94-260 Illinois River Appreciation Month	8515
94-214 Gene Siskel Day	7982	94-261 Moving Vietnam Memorial Wall Days	8516
94-215 Kantorei Week	7983	94-262 Sweet Success Day	8516
94-216 React Month	7983	94-263 Dr. Harold D. McAnich Day	8517
94-217 Womens Lawyers' Day	7984	94-264 Operation Halyard Day	8517
94-218 Arts Week	7985	94-265 Alfred Eissenstaedt Day	8517
94-219 Rotary Club of Oak Park Day	8204	94-266 Chicago Academy for the Arts/Phil Donahue and Marlo Thomas Day	8754
94-220 SCORE DAY	8204	94-267 Illinois Agricultural Youth Institute Days	8754
94-221 A.J. Boggio Day	8205	94-268 Safe Boating Week	8755
94-222 D.A.E. Family Night with the Cardinals	8205	94-269 Safety Week	8756
94-223 Howard A. Peters III Day	8205	94-270 Garden Week	8757
94-224 Mother's Day	8206	94-271 Italian-American War Veterans' Day	8757
94-225 Palos Heights Public Library Day	8208	94-272 James-Burt Family Reunion Days	8757
94-226 Planet Illinois Day	8208	94-273 Mary Jean Cummings Day	8758
94-227 Gateway Foundation Day	8209	94-274 Robert Lweandowski Day	8759
94-228 Legacy Foundation Day	8209	94-275 D-Day Veterans' Day	8759
94-229 National Association of Insurance Women's Week	8210	94-276 Day of the African Child	8760
94-230 Surgical Technologists Week	8210	94-277 GI Bill Day	8760
94-231 World Cup Education Month/World Cup Daus	8211	94-278 Jewish-American Sports Hall of Fame Day	8761
94-232 Child Support Awareness Month	8211	94-279 Peter Joseph Serdar Day	8761
94-233 Electrical Safety Month	8212	94-280 American GI Forum Day	8763
94-234 Highland Community College Collegiate Choir Day	8213	94-281 Philippine Week 1994	8763
94-235 Telephone Operators Week at Illinois Masonic Medical Center	8213	94-282 Try American Day	8764
94-236 Alan F. Quocos Day	8214	94-283 Bengali Week	8962
94-237 CPA Day	8214	94-284 Bengali Day (Revised)	8962
94-238 Maritime Day	8214	94-285 Fraternal Week	8962
94-239 Railroad Women's Day	8215	94-286 Jewish Fold Arts Festival Day	8963
94-240 Tourism Day	8215	94-287 Otis Willson Celebrity Golf Classic Day	8963
94-241 Transportation Day	8216	94-288 Dr. William Attea Day	8964
94-242 Buckle-Up America Month	8216	94-289 Springfield Area Arts Council Month	8964
94-243 Dr. William Hill Day	8217	94-290 Amateur Radio Week	8965
94-244 Stamp Collecting Week	8217	94-291 Men's Health Week	8965
94-245 Tourism Day	8218	94-292 Reflex Sympathetic Dystrophy Syndrome Week	8966
94-246 Black Child Development Week	8507	94-293 Westside Health Partnership Unity Days	8966
94-247 ENCARE Day	8507	94-294 Woman's Club of Springfield Day	8967
94-248 Public Humanities Day	8507	94-295 Amnesty International Days	8967
94-249 School Counselor Week	8508	94-296 Bruckner Guest House Day	8968
		94-297 Celebrate 20 Years of WIC Month	8969
		94-298 Challenge of Champions Day	8969

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-298	Marine Corps League and Auxiliary Week	8970
94-299	Ross Gardiner Day	8971
94-300	Naperville Heritage Society Day	9660
94-301	Robert M. Healy Day	9661
94-302	Serbian-American Day	9661
94-303	Father'd Day	9662
94-304	William R. Deutsch Day	9662
94-305	World Cup Day at Arlington International Racecourse	9663
94-306	Baha'I Centenary Day	9664
94-307	Chalres Blanchard Congratulated Day	9664
94-308	Fred Garcia Day	9665
94-309	Torch Relay Day of the U.S. Olympic Festival-'94	9665
94-310	World Cup Days	10510
94-311	American Jewish Committee Human Rights Medallion Day	10511
94-312	Elevator Safety Week	10511
94-313	Tuskegee Airman Week	10511
94-314	Black Expo Week	10512
94-315	Dinner of Champions Day	10512
94-316	Joe Clair Day	10513
94-317	Melvin Price Locks And Dam Day	10513
94-318	Spain Day	10514
94-319	Agnes C. Kazmark Day	10514
94-320	State Board of Elections Congratulated	10515
94-321	Art In The Long Term Care Community Day	10515
94-322	Blood Donor Awareness Month	10516
94-323	Hemochromatosis Screening Awareness Month	10516
94-324	Hispanic Heritage Month	10517
94-325	Lincoln Land Community College Loggers Day	10517
94-326	Lake Michigan Yachting Association Day	10972
94-327	Speech Week	10972
94-328	Therapeutic Recreation Week	10973
94-329	Aleksa Dujovic Day	10973
94-330	Dr. Ron Gierhan Day	10974
94-331	Real Men Cook For Chicago Charities Day	10974
94-332	Robert B. Huff Scholarship Foundation Day	10975
94-333	Grandparents Day	10975
94-334	Jewish National Fund Day	10976
94-335	Church of God In Christ, Northern Illinois Jurisdiction Week	10976
94-336	Serbian National Defense Council of America Days	10977
94-337	Bill And Cathy Brady Day	10977
94-338	Robert A. Wallhaus Day	11398
94-339	Special Session - Senate Bills 776 and 1690 and House Bills 12 and 1882	11398
94-340	Special Session - House Bill 2424	13999
94-341	Peotone's Year of the Mill	13999
94-342	Kid's Health and Safety Day	13999

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-343	U.S. Space Observance Days/Space Exploration Day	11400
94-344	Korean War Veterans Day	11400
94-345	Village of Chicago Ridge Festival Days	11401
94-346	Foster/Fourte Family Reunion Day	11402
94-347	Leadership American and Leadership Illinois Day	11402
94-348	Captive Nations Week	11402
94-349	Governor's Cup Week	11403
94-350	Roland Burris Day	11403
94-351	Judge Leo F. Poch Day	11404
94-352	Pike County Courthouse/100th Anniversary	11404
94-353	School's Open Safety Week	11405
94-354	Smokey Bear Week	11405
94-355	South Holland Business Association Day	11405
94-356	Week of Unity/Day of Unity	11680
94-357	Flood Awareness Day	11680
94-358	Dr. R.H. Harris Day	11681
94-359	Dr. Steven G. Economou Day	11681
94-360	Wileys' Day	11682
94-361	Aleksa J. Dujovic Day	12005
94-362	ACT-SO Day	12005
94-363	Constitution Week	12005
94-364	Peruvian Day	12006
94-365	Spinal Health Care Month	12006
94-366	United States Coast Guard Day	12006
94-367	Women's Business Development Day	12006
94-368	Delta Sigma Theta Sorority Inc. Habitat For Humanity Day	12560
94-369	Dolphin Family Days	12560
94-370	Ecuador Day	12561
94-371	Reverend George "Ed" Riddick/Day of Mourning	12561
94-372	Unit Church Ushers League Day	12561
94-373	Bud Billiken Day	12562
94-374	Ethnic Museum And Cultural Display Day	12562
94-375	Illinois Small Business Development Center Network Congratulated	12563
94-376	Chief Kenneth Alley Day	12563
94-377	Help Retarded Citizens Days	12564
94-378	Hillsboro Bluegrass Music Days	12564
94-378	Hillsboro Bluegrass Music Days (Revised)	14823
94-379	Ladies Pro Bowlers Tour Week	12564
94-380	Maine Township Day	12565
94-381	Pete Frantz Day	12565
94-382	Rainbows Month	12565
94-383	Gang Awareness Week	12566
94-383	Gang Awareness Week (Revised)	13164
94-384	International Engineering Consortium Threshold To A Global Future Week	12566
94-385	Disaster Areas-West Point and Stillwell	12566
94-386	Labor Blood Donating Month	12929
94-387	Harold Moser Day	12929

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-388 Hispanic Evangelical Youth Week	94-437 Southern Gospel Music Month	14185
94-389 Illinois Connection Day	94-438 Founder's Day	14186
94-390 Lions Candy Day	94-439 Illinois Consolidated Telephone Company Centennial Day	14186
94-391 Professional Security Month	94-440 Katy Jurado Day	14186
94-392 Americans With Disabilities Act Day	94-441 Union Label Week	14187
94-393 Firefighters Appreciation Month	94-442 Uruguay Day	14187
94-394 Chamber of Commerce Week	94-443 Italian Heritage Month	14187
94-395 Child Support Awareness Month	94-444 5-A-Day Week	14245
94-396 Easter Seal Day	94-445 Becky Bush Recognized	14245
94-397 Gil Peterson Day	94-446 Dean Lassiter Recognized	14246
94-398 Vocational Student Organization Week	94-447 Eastern Illinois University's 100th Anniversary Official Kickoff	14246
94-399 Iron Overload Diseases Awareness Week	94-448 Eric R. Brown Recognized	14247
94-400 "Just Say No" Day	94-449 George Anderson Recognized	14247
94-401 Tie One On For MADD Day	94-450 John S. Townsley Recognized	14248
94-402 Korean Heritages Education Day	94-451 Lynn Philyaw Recognized	14248
94-403 Richard H. Orcutt Day	94-452 Mary Townsley Recognized	14249
94-404 State Street Salutes Brent Minor Day	94-453 Morris W. Leighton Day	14249
94-405 Economic Opportunity Action Week	94-454 National Pan-Hellenic Day	14250
94-406 India Independence Day	94-455 Robert B. Boggs Recognized	14250
94-407 Lexia B. Young Day	94-456 Robert D. Brown Recognized	14251
94-408 Temporary Help Week	94-457 Roger Greene Recognized	14251
94-409 TRIMS Day	94-458 Tena L. Brown Recognized	14252
94-410 Cops and Kids Day	94-459 Theo Plaines Recognized	14252
94-411 Dental Hygiene Month	94-460 William Daniel Cooper Recognized	14253
94-412 Drug Free Youth Days	94-461 American Energy Awareness Month	14253
94-413 Ukrainian Independence Day	94-462 India Week	14254
94-414 Chicago International Children's Film Festival Week	94-463 National Basketball Players Association-Little City Foundation Weekend	14254
94-415 Lincoln Award For Business Excellence Established	94-463 National Basketball Players Association- Little City Foundation Weekend (Revised)	14509
94-416 Merrill's Marauder's Association Day	94-464 We Remember, We Care For Indigent Persons Day	14255
94-417 Mexican Independence Month	94-465 Nancy Grosboll Hendren Day	14509
94-418 Park District Conservation Day	94-466 Cary Israel Day	14510
94-419 Dr. Dorothy Owens Day	94-467 Children's Safety And Health Day	14510
94-420 Eye Screening Day For Seniors	94-468 Health Care Facilities And Engineering Day	14510
94-421 Harambee Soiree Day	94-469 Housekeepers Week	14511
94-422 Respect Life Week	94-470 Hunter Education Week	14511
94-423 Rosehill Heritage Day	94-471 Hunting And Fishing Days	14512
94-424 Slovakia American Culture Day	94-472 Illinois Society For Respiratory Care Week	14512
94-425 Theodora Mayo Day	94-473 Literacy Month	14513
94-426 Pike County Farm Bureau Day	94-474 Marrow Donor Awareness Week	14513
94-427 Illinois State Fair Recognized	94-475 National Business Association Day	14514
94-428 Women's Equality Year/Women's Suffrage Month	94-476 POW/MTA Recognition Day	14514
94-429 Pornography Awareness Week	94-477 Radiologic Technologists Week	14514
94-430 Springfield College In Illinois Day	94-478 Tom Ryan Day	14515
94-431 Veterinary Technician Week	94-479 Women In Construction Week	14515
94-432 Eugene Haynes Recognized	94-480 Family Health Month	14515
94-433 Hispanic Illinois State Law Enforcement Day	94-481 Family History Month	14516
94-434 Major General And Mrs. Thomas E. Eggers Day		
94-435 Stop AIDS Chicago Day		
94-436 Stop The Violence And Save Our Kids Month		

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-388	Hispanic Evangelical Youth Week	12929
94-389	Illinois Connection Day	12930
94-390	Lions Candy Day	12930
94-391	Professional Security Month	12930
94-392	Americans With Disabilities Act Day	12931
94-393	Firefighters Appreciation Month	12931
94-394	Chamber of Commerce Week	12932
94-395	Child Support Awareness Month	12932
94-396	Easter Seal Day	12932
94-397	Gil Peterson Day	12933
94-398	Vocational Student Organization Week	12933
94-399	Iron Overload Diseases Awareness Week	12934
94-400	"Just Say No" Day	12934
94-401	Tie One On For MADD Day	12934
94-402	Korean Heritages Education Day	12935
94-403	Richard H. Orcutt Day	12935
94-404	State Street Salutes Brent Minor Day	12936
94-405	Economic Opportunity Action Week	13164
94-406	India Independence Day	13165
94-407	Lexia B. Young Day	13165
94-408	Temporary Help Week	13166
94-409	TRIMS Day	13166
94-410	Cops and Kids Day	13167
94-411	Dental Hygiene Month	13167
94-412	Drug Free Youth Days	13167
94-413	Ukrainian Independence Day	13168
94-414	Chicago International Children's Film Festival Week	13510
94-415	Lincoln Award For Business Excellence Established	13510
94-416	Merrill's Marauder's Association Day	13511
94-417	Mexican Independence Month	13511
94-418	Park District Conservation Day	13512
94-419	Dr. Dorothy Owens Day	13512
94-420	Eye Screening Day For Seniors	13513
94-421	Harambee Soiree Day	13513
94-422	Respect Life Week	13513
94-423	Rosehill Heritage Day	13514
94-424	Slovakia American Culture Day	13514
94-425	Theodora Mayo Day	13515
94-426	Pike County Farm Bureau Day	13515
94-427	Illinois State Fair Recognized	13515
94-428	Women's Equality Year/Women's Suffrage Month	13516
94-429	Pornography Awareness Week	13516
94-430	Springfield College In Illinois Day	13517
94-431	Veterinary Technician Week	13517
94-432	Eugene Haynes Recognized	13517
94-433	Hispanic Illinois State Law Enforcement Day	14184
94-434	Major General And Mrs. Thomas E. Eggers Day	14184
94-435	Stop AIDS Chicago Day	14185
94-436	Stop The Violence And Save Our Kids Month	14185



Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-527	Pastoral Care Week	15458
94-528	Hispanic/Latino Mental Health Week	15468
94-529	Love Day	15469
94-530	Natural Disaster Awareness Day	15469
94-531	Off The Street Club Day	15469
94-532	SECA Kickoff Day	15470
94-533	Country Music Day	15470
94-534	Chuck Swirsky Day	15471
94-535	Coles County Arts Council Day	15471
94-536	Crime Prevention Month	15472
94-537	Disability Employment Awareness Month	15472
94-538	Italian Heritage Day	15656
94-539	Physician Assistant Day	15656
94-540	Stamp Collecting Month	15657
94-541	Team Penning Benefit Day	15657
94-542	A.H. Kueltozo Cancer Foundation Day	15658
94-543	Armenian General Benevolent Union	15658
94-544	David E. Brown Day	15658
94-545	Franciscan Sisters Day	15659
94-546	Jaycee Haunted House Month	15659
94-547	Leif Erickson Day	15659
94-548	Grant Thornton Day	15660
94-549	Native American Awareness Month	15660
94-550	Pediatric Brain Injury Awareness Month	15660
94-551	Phillip W. Koepfel Recognized	15661
94-552	Domestic Violence Awareness Month	15661
94-553	East St. Louis NAACP Recognized	15662
94-554	Marriage and Family Therapy Week	15662
94-555	Polish American Heritage Month	15662
94-556	Quality Month	15663
94-557	Clergy Appreciation Day	15663
94-558	Consoer Townsend Day	15664
94-559	Tabitha Community Services Day	15664
94-560	Communications Day	16045
94-561	John Hultman and Felicia Middlebrooks Recognized	16045
94-562	Shooting Stars Drill Team Day	16046
94-563	Consumers Week	16046
94-564	Fellowship Missionary Baptist Church Days	16047
94-565	FWC Illinois Junior Week	16047
94-566	Metric Week	16048
94-567	Nickel Plate Road Weekend	16048
94-568	Osteopathic Medicine Week	16048
94-569	Second Baptist Church Day	16049
94-570	Women in Community Service Day	16049
94-571	Child Health Month	16050
94-572	Michael Jordan Foundation Day	16050
94-573	Midwest Aikido Center Day	16051
94-574	Mercantile Business Coalition Days	16052
94-575	Spirit of Love Day	16052
94-576	Bait-Ur-Rehman Mosque Inauguration Recognized	16478

Vol. 18, Issue #51	ILLINOIS REGISTER CUMULATIVE INDEX	December 23, 1994
94-482	Joseph Leo and Mary Rita Powers Day	14516
94-483	Principal's Week	14517
94-484	Child And Youth Care Worker Week	14517
94-485	Mothers of Twins and Multiples Week	14518
94-486	Miracle Revival Center Church Day	14518
94-487	Adult Day Care Center Week	14518
94-488	Carrie L. Redebaugh Levi Day	14519
94-489	Chicago Teen Challenge Day	14519
94-490	Minority Enterprise Development Week	14520
94-491	Certified Professional Secretaries Month	14823
94-492	Illinois Americorps Day	14823
94-493	Uncle Willie Chappell Day	14824
94-494	American Business Women's Day	14824
94-495	German American Day	14825
94-496	Illinois Judicial Council Day	14825
94-497	American Steel Foundries Day	14826
94-498	Coal Awareness Month	14826
94-499	Week of the Midwife	14827
94-500	Chili Challenge Days	14827
94-501	Customer Service Week	14827
94-502	Slovenian Day	14828
94-503	Hispanic State Employee Day	14828
94-503	Hispanic State Employee Day (Revised)	16045
94-504	National Organization of Minority Architects Weekend	14829
94-505	Deaf Way Illinois Days	15182
94-506	Health Care Food Service Worker Week	15182
94-507	Illinois Economic Education Awareness Day	15182
94-508	Lupus Awareness Month	15183
94-509	Woodstock Chamber of Commerce And Industry Day	15183
94-510	James R. Foster Day	15183
94-511	Learning Disabilities Month	15184
94-512	Malcolm X College Day	15184
94-513	Pet Month	15185
94-514	Single Parents Day	15185
94-515	Breast Cancer Awareness Month/Mammography Day	15186
94-515	Breast Cancer Awareness Month/ Mammography Day (Revised)	15656
94-516	Caritas Calypso Day	15186
94-517	International Day of Peace	15187
94-518	Town of Lake Club Day	15187
94-519	Amigos De Ser Day	15188
94-520	Free Sons of Israel Week	15188
94-521	Reverend John R. Cortelyou Day	15188
94-522	Adoption Awareness Month	15189
94-523	Chinese Double Ten Day	15189
94-524	Choate Mental Health and Developmental Center's 125th Anniversary Celebration	15190
94-525	Mental Illness Awareness Week	15190
94-526	Statewide Affordable Housing Week	15190

94-577	Character Counts Week	16478
94-578	Drunk and Drugged Driving Prevention Month	16479
94-579	Lioness Caramel Day	16479
94-580	Safe Schools Week	16479
94-581	World Food Day	16480
94-582	Correctional Industries Week	16480
94-583	Estonian Day	16481
94-584	Frank Sinatra Day	16481
94-585	Hong Kong Days	16482
94-586	LaSalle Banks Chicago Marathon Week	16482
94-587	Philanthropy Week	16483
94-588	Ruth Van Drew Day	16483
94-589	Teri Brost Day	16483
94-590	High Technology Week	16484
94-591	Biomedical Research Day	16485
94-592	Make A Difference Day	16485
94-593	Meetings Industry Day	16486
94-594	Environmental Health Practitioners Week	16486
94-595	France W. McKnight Day	16486
94-596	Futures And Options Week	16487
94-597	Minority Enterprise Development Day	16487
94-598	Ora Higgins Youth Foundation Day	16488
94-599	World Population Awareness Week	16488
94-600	Norwegian-American Hospital Centennial Celebration Day	16755
94-601	Adult Immunization Awareness Week	16755
94-602	African Heritage Month	16756
94-603	Chiropractic Health Care Month	16756
94-604	Chicago Clean Streak Day	16757
94-605	Refugee Week	16757
94-606	Stella Foster Day	16758
94-607	Hungarian Revolution Day	16758
94-608	Geography Awareness Week	16759
94-609	German-American Soccer Day	16759
94-610	Home Decorating Week	16759
94-611	Phi Theta Kappa Days	16760
94-612	Family Business Week	16760
94-613	Immigrants Day	16761
94-614	Respond Now Day	16761
94-615	Epilepsy Month	16762
94-616	Farm Women's Month	16762
94-617	Kmart Community Volunteers Day	16762
94-618	Canton Rotary Club Day	16886
94-619	Diabetes Eye Care Public Awareness Campaign Day	16886
94-620	Silver Cross Hospital Day	16887
94-621	Adams County Health Department Day	16887
94-622	Catholic Conference Day	16888
94-623	Foster Parents Day	16888
94-624	National Society of Arts and Letters Day	16889
94-625	Native American Heritage Month	16889
94-626	Project Recovery Day	16890
94-627	Vocational Education Week	16890
94-628	Mario Andretti Day	16891
94-629	Dr. Francesco Del Greco Day	17063
94-630	Mickey Holzman Day	17063
94-631	Dr. Robert Kark Day	17063
94-632	Illinois Paralegal Association And Paralegal/Legal Assistant Day	17064
94-633	Paralyzed Veterans of America Recognition Day	17064
94-634	Community Education Day	17064
94-635	American Legion Auxiliary Day	17065
94-636	German Carnival Day	17065
94-637	Kenneth G. Cloud Day	17066
94-638	Veterans Day	17066
94-639	Winter Storm Preparedness Week	17067
94-640	Family Week	17291
94-641	Good Deeds Week	17291
94-642	Latvian Independence Day	17291
94-643	Veterans Day	17292
94-644	Bible Week	17292
94-645	Caregivers Week	17293
94-646	Gospel Music Appreciation Day	17293
94-647	International Housewares Week	17294
94-648	United Hellenic American Congress Day	17294
94-649	Taylor Bell Day	17295
94-650	Thanksgiving Day	17295
94-651	Nannie Berry Recognized	17784
94-652	AIDS Awareness Day	17784
94-653	Black Rose Awards Day	17785
94-654	Project Red Ribbon	17785
94-655	Reverend Robert Jones Day	17785
94-656	Home Care Week	17786
94-657	Querrey & Harrow Day	17786
94-658	Community Care Center Day	17787
94-659	Dr. John M. Holland Day	17787
94-660	Liberty Baptist Church Day	17788
94-661	Travelers With Disabilities Awareness Week	17788
94-662	Stanley Paul Day	17943
94-663	University of Illinois President's Award Program Day	17943
94-664	Day of Disabled Persons	17944
94-665	Lights on For Life Day	17944
94-666	Toys For Tots Week	17945
94-667	Proposed Amendment to Section 10	18140
94-668	Trustees of the Prairie Dupont Levee and Sanitary District	18140
94-669	Regional Superintendents of Schools	18140
94-670	Judges Retention	18143
94-671	Election of Judges	18146

94-577	Character Counts Week	16478
94-578	Drunk and Drugged Driving Prevention Month	16479
94-579	Lioness Caramel Day	16479
94-580	Safe Schools Week	16479
94-581	World Food Day	16480
94-582	Correctional Industries Week	16480
94-583	Estonian Day	16481
94-584	Frank Sinatra Day	16481
94-585	Hong Kong Days	16482
94-586	LaSalle Banks Chicago Marathon Week	16482
94-587	Philanthropy Week	16483
94-588	Ruth Van Drew Day	16483
94-589	Teri Brost Day	16483
94-590	High Technology Week	16484
94-591	Biomedical Research Day	16485
94-592	Make A Difference Day	16485
94-593	Meetings Industry Day	16486
94-594	Environmental Health Practitioners Week	16486
94-595	France W. McKnight Day	16486
94-596	Futures And Options Week	16487
94-597	Minority Enterprise Development Day	16487
94-598	Ora Higgins Youth Foundation Day	16488
94-599	World Population Awareness Week	16488
94-600	Norwegian-American Hospital Centennial Celebration Day	16755
94-601	Adult Immunization Awareness Week	16755
94-602	African Heritage Month	16756
94-603	Chiropractic Health Care Month	16756
94-604	Chicago Clean Streak Day	16757
94-605	Refugee Week	16757
94-606	Stella Foster Day	16758
94-607	Hungarian Revolution Day	16758
94-608	Geography Awareness Week	16759
94-609	German-American Soccer Day	16759
94-610	Home Decorating Week	16759
94-611	Phi Theta Kappa Days	16760
94-612	Family Business Week	16760
94-613	Immigrants Day	16761
94-614	Respond Now Day	16761
94-615	Epilepsy Month	16762
94-616	Farm Women's Month	16762
94-617	Kmart Community Volunteers Day	16762
94-618	Canton Rotary Club Day	16886
94-619	Diabetes Eye Care Public Awareness Campaign Day	16886
94-620	Silver Cross Hospital Day	16887
94-621	Adams County Health Department Day	16887
94-622	Catholic Conference Day	16888
94-623	Foster Parents Day	16888
94-624	National Society of Arts and Letters Day	16889
94-625	Native American Heritage Month	16889

This Sections Affected Index lists, by title, each Section of a Part on which Rule Making has occurred in this volume (calendar year) of the Illinois Register. The columns indicate the type of rulemaking activity and the action taken along with the page number on which the first page of the notice of rulemaking activity appeared. If a Section on which action is being taken in the current volume of the Register is proposed in a previous volume, the last two digits of the previous volume's year appear immediately after the page number separated by a slash. (e.g. 11 Ill. Admin. Code 465.115 was proposed last year and adopted this year. The action entry reads: (P-15655/93; A-6520). The codes are listed below.

TYPE OF RULE MAKING		ACTION CODE	
am = amend to existing Section	A = Adopted Rule	PF = Prohibited Filing	
cc = codification changes	E = Emergency	S = Suspension	
n = New section	P = Proposed Rule	O = JCAR Objection	
r = repeal of existing Section	PP = Peremptory	F = Failure to Remedy Objections	
re = reclassified	M = Modification	Objection	
# = renumbered	W = Withdrawal	RC = Recommendations	
	CC = Codification Changes	EC = Expedited Correction	
	RQ = Request for Correction	C = Correction	
	R = Refusal		

1994	100.670	am	(P-7087/A-13067)	220.200	am	(P-13307/93;A-4758)
	100.680	am	(P-7087/A-13067)	220.250	am	(P-13307/93;A-4758)
	100.710	am	(P-7087/A-13067)	220.275	am	(P-13307/93;A-4758)
	100.735	am	(P-7087/A-13067)	220.285	am	(P-13307/93;A-4758)
	100.740	am	(P-7087/A-13067)	220.300	am	(P-13307/93;A-4758)
	100.810	am	(P-7087/A-13067)	220.450	am	(P-13307/93;A-4758)
	100.815	am	(P-7087/A-13067)	220.500	am	(P-13307/93;A-4758)
	100.820	am	(P-7087/A-13067)	220.500	am	(P-13307/93;A-4758)
	100.900	am	(P-7087/A-13067)	220.600	am	(P-13307/93;A-4758)
	100.900	am	(P-7087/A-13067)	220.760	am	(P-13307/93;A-4758)
	100.1010	am	(P-7087/A-13067)	220.780	am	(P-13307/93;A-4758)
	100.1020	am	(P-7087/A-13067)	220.800	am	(P-13307/93;A-4758)
	100.1025	am	(P-7087/A-13067)	220.900	am	(P-13307/93;A-4758)
	100.1030	am	(P-7087/A-13067)	220.950	am	(P-13307/93;A-4758)
	100.1100	am	(P-7087/A-13067)	220.1000	am	(P-13307/93;A-4758)
	100.1115	am	(P-7087/A-13067)	220.1100	am	(P-13307/93;A-4758)
	100.1120	am	(P-7087/A-13067)	220.1150	am	(P-13307/93;A-4758)
	100.1130	am	(P-7087/A-13067)	220.1200	am	(P-13307/93;A-4758)
	100.1135	am	(P-7087/A-13067)	220.1250	am	(P-13307/93;A-4758)
	100.1150	am	(P-7087/A-13067)	220.1300	am	(P-13307/93;A-4758)
	100.1200	am	(P-7087/A-13067)	220.1350	am	(P-13307/93;A-4758)
	100.1200	am	(P-7087/A-13067)	220.1400	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1450	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1500	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1550	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.1700	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1750	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.1850	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1900	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.1950	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2000	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2050	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2100	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2150	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2200	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2250	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2300	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2350	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2400	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2450	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2500	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2550	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2600	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2650	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2700	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2750	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.2900	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.2950	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.3050	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3100	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3150	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3200	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3250	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3300	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.3400	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.3500	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.3600	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.3700	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.3900	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.3950	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.4150	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.4200	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.4250	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.4300	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.4500	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.4600	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.5200	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.5250	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.6200	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.6850	am	(P-13307/93;A-4758)
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	100.1210	am	(P-7087/A-13067)	220.7000	am	(P-13307/93;A-4758)
	100.1210	am	(P-7087/A-13067)	220.7050	am	(P-13307/93;A-4758)
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## ILLINOIS REGISTER

Volume 18, Issue #51

## SECTIONS AFFECTED INDEX

Dec. 23, 1994

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Volume 18, Issue #51

## SECTIONS AFFECTED INDEX

Dec. 23, 1994

(Title 35, cont.)

704 213	am	(P-13675)	725 243	am	(P-337-A-6771)	n	(P-5403-A-15008)	739 151	am	(P-13310-A-17616)	811 320	am	(P-8726/93-A-1308)
704 240	am	(P-13335-A-17641)	725 290	am	(P-558-A-12190)	n	(P-5403-A-15008)	739 151	am	(P-455-A-6931)	811 320	am	(P-8726/93-A-1308)
704 261	am	(P-13675)	725 414	am	(P-558-A-12190)	n	(P-5403-A-15008)	739 152	am	(C-5017)	811 323	am	(P-8726/93-A-1308)
704 262	am	(P-13675)	725 543	am	(P-337-A-6771)	n	(P-5403-A-15008)	739 152	am	(P-455-A-6931)	811 324	n	(P-8726/93-A-1308)
704 263	am	(P-13675)	725 543	am	(P-13242-A-17548)	n	(P-5403-A-15008)	739 153	am	(P-13310-A-17616)	811 324	n	(P-8726/93-A-1308)
705 101	am	(P-13594)	726 204	am	(P-6600-A-12500)	n	(P-5403-A-15008)	739 153	am	(P-13310-A-17616)	811 325	n	(P-8726/93-A-1308)
705 102	am	(P-13594)	726 204	am	(P-6600-A-12500)	n	(P-5403-A-15008)	739 153	am	(P-455-A-6931)	811 325	n	(P-8726/93-A-1308)
705 103	am	(P-13594)	726 206	am	(P-6600-A-12500)	n	(P-5403-A-15008)	739 155	am	(P-455-A-6931)	811 325	n	(P-8726/93-A-1308)
705 121	am	(P-13594)	726 212	am	(P-6600-A-12500)	n	(P-5403-A-15008)	739 155	am	(C-5017)	811 326	n	(P-8726/93-A-1308)
705 122	am	(P-13594)	726 260	am	(P-6600-A-12500)	n	(P-5403-A-15008)	739 157	am	(P-455-A-6931)	811 326	n	(P-8726/93-A-1308)
705 123	am	(P-13594)	728 101	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 157	am	(C-5017)	811 700	am	(P-8726/93-A-1308)
705 124	am	(P-13594)	728 102	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 158	am	(P-455-A-6931)	811 701	am	(P-8726/93-A-1308)
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705 141	am	(P-13594)	728 109	am	(C-5013)	n	(P-5403-A-15008)	739 163	am	(C-5017)	811 703	am	(P-8726/93-A-1308)
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705 144	am	(P-13594)	728 109	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 164	am	(P-455-A-6931)	811 704	am	(P-8726/93-A-1308)
705 161	am	(P-13594)	728 135	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 164	am	(P-455-A-6931)	811 704	am	(P-8726/93-A-1308)
705 162	am	(P-13594)	728 135	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 170	am	(C-5017)	811 705	am	(P-8726/93-A-1308)
705 164	am	(P-13594)	728 136	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 171	am	(C-5017)	811 706	am	(P-8726/93-A-1308)
704 165	am	(P-13594)	728 137	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 172	am	(P-13310-A-17616)	811 707	am	(P-8726/93-A-1308)
704 181	am	(P-13594)	728 137	am	(P-388-A-6799)	n	(P-5403-A-15008)	739 173	am	(P-455-A-6931)	811 707	am	(P-8726/93-A-1308)
704 182	am	(P-13594)	728 140	am	(C-5013)	n	(P-5403-A-15008)	739 174	am	(P-455-A-6931)	811 708	am	(P-8726/93-A-1308)
703 211	am	(P-13594)	728 140	am	(P-388-A-6799)	n	(P-5403-A-15008)	807 105	am	(C-5017)	811 709	am	(P-8726/93-A-1308)
703 212	am	(P-13594)	728 141	am	(P-6535-A-12203)	n	(P-5403-A-15008)	810 101	am	(P-17709/93-A-12457)	811 710	am	(P-8726/93-A-1308)
703 213	am	(P-13594)	728 141	am	(P-388-A-6799)	n	(P-5403-A-15008)	810 103	am	(C-21882/93)	811 711	am	(P-8726/93-A-1308)
703 223	am	(P-13594)	728 141	am	(C-5013)	n	(P-5403-A-15008)	810 103	am	(P-17709/93-A-12457)	811 711	am	(P-8726/93-A-1308)
703 224	am	(P-13646)	728 145	am	(P-6535-A-12203)	n	(P-5403-A-15008)	810 105	am	(P-17709/93-A-12451)	811 712	am	(P-8726/93-A-1308)
703 232	am	(P-13646)	728 146	am	(P-388-A-6799)	n	(P-5403-A-15008)	810 107	am	(P-455-A-6931)	811 712	am	(P-8726/93-A-1308)
703 241	am	(P-13646)	728 150	am	(P-6535-A-6535)	n	(P-5403-A-15008)	810 104	am	(P-455-A-6931)	811 713	am	(P-8726/93-A-1308)
703 242	am	(P-13594)	728 150	am	(P-13257-A-17563)	n	(P-5403-A-15008)	811 101	am	(C-5017)	811 714	am	(P-8726/93-A-1308)
703 244	am	(P-13646)	728 151	am	(P-388-A-6799)	n	(P-5403-A-15008)	811 107	am	(C-21882/93)	811 715	am	(P-8726/93-A-1308)
703 245	am	(P-13646)	728 151	am	(P-388-A-6799)	n	(P-5403-A-15008)	811 107	am	(C-4434)	811 715	am	(P-8726/93-A-1308)
703 246	am	(P-13646)	728 151	am	(P-388-A-6799)	n	(P-5403-A-15008)	811 107	am	(P-17709/93-A-12481)	811 715	am	(P-8726/93-A-1308)
703 247	am	(P-13646)	728 151	am	(P-388-A-6799)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
703 283	am	(P-13646)	728 151	am	(P-388-A-6799)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 102	am	(P-4139-A-6898)	720 111	am	(P-337-A-6720)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 103	am	(P-13675)	720 111	am	(P-13173-A-1)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 104	am	(P-13675)	720 122	am	(P-6535-A-12160)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 105	am	(P-13675)	721 103	am	(P-357-A-6741)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 106	am	(P-13675)	721 104	am	(P-357-A-6741)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 121	am	(P-13675)	721 104	am	(P-13184-A-17490)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 123	am	(P-13675)	721 105	am	(P-357-A-6741)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 141	am	(P-13675)	721 106	am	(P-357-A-6741)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 142	n	(P-13675)	721 122	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 143	am	(P-13675)	721 124	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 144	am	(P-13675)	721 133	am	(P-13184-A-17490)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 145	am	(P-13675)	721 133	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 146	am	(P-13675)	721 145	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 147	am	(P-13675)	721 147	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 148	am	(P-13675)	721 147	am	(P-13184-A-17490)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 149	am	(P-13675)	721 149	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 150	am	(P-13675)	721 149	am	(P-6526-A-12175)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 161	am	(P-13675)	724 101	am	(P-430-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 162	am	(P-13675)	724 101	am	(C-5013)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 163	am	(P-13675)	724 101	am	(P-3013-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 164	am	(P-13675)	724 101	am	(P-13259-A-17601)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 165	am	(P-13675)	724 101	am	(P-13259-A-17601)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 182	am	(P-13675)	724 201	am	(P-439-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 183	am	(P-13675)	724 201	am	(P-439-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 184	am	(P-13675)	724 201	am	(P-13259-A-17601)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 185	am	(P-13675)	724 201	am	(P-6641-A-12487)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 186	am	(P-13675)	724 201	am	(P-6641-A-12487)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 189	am	(P-13675)	724 552	n	(P-439-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 190	am	(P-13675)	724 653	n	(P-439-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 191	am	(P-13675)	724 653	n	(P-439-A-6973)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 192	am	(P-13675)	725 101	am	(P-377-A-6771)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 193	am	(P-13675)	725 101	am	(C-5011)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 194	n	(P-13675)	725 152	am	(P-13242-A-17548)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)
704 203	am	(P-13675)	725 152	am	(P-13242-A-17548)	n	(P-5403-A-15008)	811 107	am	(P-8726/93-A-1308)	811 715	am	(P-8726/93-A-1308)

SAI-13

SAI-14

SAI-14

SAL-13





ILLINOIS REGISTER		
Volume 18	Issue #51	SECTIONS AFFECTED INDEX
		Dec. 23, 1994

Volume 18, Issue #51		SECTIONS AFFECTED INDEX		Dec. 23, 1999	
(Title 47, cont.)					
365 502	n	(P-1596)(C-10503)	700 100	n	(P-4530-A-5826)
	n	(P-956-A-8633)	700 110	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 200	n	(P-4530-A-5826)
365 503	n	(P-956-A-8633)	700 205	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 207	n	(P-4530-A-5826)
365 504	n	(P-956-A-8633)	700 209	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 311	n	(P-4530-A-5826)
365 505	n	(P-956-A-8633)	700 313	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 320	n	(P-4530-A-5826)
365 506	n	(P-956-A-8633)	700 321	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 322	n	(P-4530-A-5826)
365 507	n	(P-956-A-8633)	700 323	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 324	n	(P-4530-A-5826)
365 508	n	(P-956-A-8633)	700 325	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 326	n	(P-4530-A-5826)
365 601	n	(P-956-A-8633)	700 327	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 328	n	(P-4530-A-5826)
365 602	n	(P-956-A-8633)	700 350	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 352	n	(P-4530-A-5826)
365 603	n	(P-956-A-8633)	700 360	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 365	n	(P-4530-A-5826)
365 604	n	(P-956-A-8633)	700 370	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)	700 375	n	(P-4530-A-5826)
365 701	n	(P-956-A-8633)	700 380	n	(P-4530-A-5826)
	n	(E-1596)(C-10503)			
365 702	n	(P-956-A-8633)	TITLE 50		
	n	(E-1596)(C-10503)	854 10	am	(P-21143.93-A-6176)
365 703	n	(P-956-A-8633)	854 20	am	(P-21143.93-A-6176)
	n	(E-1596)(C-10503)	854 30	am	(P-21143.93-A-6176)
365 704	n	(P-956-A-8633)	854 40	am	(P-21143.93-A-6176)
	n	(E-1596)(C-10503)	854 11 A	am	(P-21143.93-A-6176)
365 801	n	(P-956-A-8633)	855 10	am	(P-21264.93-A-6168)
	n	(E-1596)(C-10503)	855 20	am	(P-21264.93-A-6168)
365 901	n	(P-956-A-8633)	855 30	am	(P-21264.93-A-6168)
	n	(E-1596)(C-10503)	855 40	am	(P-21264.93-A-6168)
365 1001	n	(P-956-A-8633)	855 11 A	am	(P-21264.93-A-6168)
	n	(E-1596)(C-10503)	937 10	r	(P-8411.93-A-685)
365 1002	n	(P-956-A-8633)	937 20	r	(P-8411.93-A-685)
	n	(E-1596)(C-10503)	937 30	r	(P-8411.93-A-685)
365 1101	n	(P-956-A-8633)	942 10	n	(P-8411.93-A-685)
	n	(E-1596)(C-10503)	942 20	n	(P-8411.93-A-685)
365 1102	n	(P-956-A-8633)	942 30	n	(P-8411.93-A-685)
	n	(E-1596)(C-10503)	942 40	n	(P-8411.93-A-685)
365 1103	n	(P-956-A-8633)	942 50	n	(P-8411.93-A-685)
	n	(E-1596)(C-10503)	1103 10	n	(P-8411.93-A-685)
365 1104	n	(P-956-A-8633)	1103 20	n	(P-8411.93-A-685)
	n	(E-1596)(C-10503)	1103 30	n	(P-8411.93-A-685)
365 1201	n	(P-956-A-8633)	1103 40	n	(P-8411.93-A-685)
	n	(E-1596)(C-10503)	1103 50	n	(P-8411.93-A-685)
365 1202	n	(P-956-A-8633)	1103 E A	n	(P-3885.93-A-2230)
	n	(E-1596)(C-10503)	1250 10	n	(P-3885.93-A-2230)
365 1203	n	(P-956-A-8633)	1250 20	n	(P-3885.93-A-2230)
	n	(E-1596)(C-10503)	1250 30	n	(P-3885.93-A-2230)
365 1204	n	(P-956-A-8633)	1250 40	n	(P-3885.93-A-2230)
	n	(E-1596)(C-10503)	1250 50	n	(P-3885.93-A-2230)
365 1205	n	(P-956-A-8633)	1250 100	n	(P-127.993-A-2238)
	n	(E-1596)(C-10503)	1250 110	n	(P-127.993-A-2238)
365 1206	n	(P-956-A-8633)	1250 12		

SAI-18

ILLINOIS REGISTER		
Volume 18, Issue #51	SECTIONS AFFECTED INDEX	Dec. 23, 1994

Volume 18, Issue #51			SECTIONS AFFECTED INDEX			Dec. 23, 1994								
ILLINOIS REGISTER														
TITLE 44, cont'd														
650.100	n	(P-3208-A-9478)	260.505	am	(P-8293-A-17229)	360.904	am	(E-2124(C-10503) (P-1669-A-8663)						
650.110	n	(P-3208-A-9478)	260.506	am	(P-8293-A-17229)	360.905	am	(E-2124(C-10503) (P-1669-A-8663)						
650.120	n	(P-3208-A-9478)	310.401	am	(P-13659/93-A-1939)	360.101	am	(E-2124(C-10503) (P-1669-A-8663)						
650.130	n	(P-3208-A-9478)	360.101	am	(E-2124(C-10503)	360.103	am	(E-2124(C-10503) (P-1669-A-8663)						
650.140	n	(P-3208-A-9478)	360.103	am	(P-1669-A-8663)	360.1101	am	(E-2124(C-10503) (P-1669-A-8663)						
650.150	n	(P-3208-A-9478)	360.104	am	(E-2124(C-10503)	360.1102	am	(E-2124(C-10503) (P-1669-A-8663)						
650.160	n	(P-3208-A-9478)	360.106	am	(P-1669-A-8663)	365.101	n	(P-956-A-8633)						
650.170	n	(P-3208-A-9478)	360.109	am	(E-2124(C-10503)	365.102	n	(P-956-A-8633)						
650.180	n	(P-3208-A-9478)	360.114	am	(E-2124(C-10503)	365.103	n	(P-956-A-8633)						
650.190	n	(P-3208-A-9478)	360.114	am	(P-1669-A-8663)	365.104	n	(P-956-A-8633)						
650.200	n	(P-3208-A-9478)	360.201	am	(E-2124(C-10503)	365.105	n	(P-956-A-8633)						
650.210	n	(P-3208-A-9478)	360.202	am	(E-2124(C-10503)	365.106	n	(P-956-A-8633)						
650.220	n	(P-3208-A-9478)	360.203	am	(P-1669-A-8663)	365.107	n	(P-956-A-8633)						
650.230	n	(P-3208-A-9478)	360.204	n	(E-2124(C-10503)	365.108	n	(P-956-A-8633)						
650.240	n	(P-3208-A-9478)	360.301	am	(P-1669-A-8663)	365.109	n	(P-956-A-8633)						
650.250	am	(P-5057)	360.303	am	(P-1669-A-8663)	365.110	n	(P-956-A-8633)						
650.260	am	(P-15747/93-A-5163)	360.304	am	(E-2124(C-10503)	365.111	n	(P-956-A-8633)						
650.270	am	(P-15747/93-A-5163)	360.305	am	(E-2124(C-10503)	365.112	n	(P-956-A-8633)						
650.280	am	(P-15747/93-A-5163)	360.309	am	(P-1669-A-8663)	365.113	n	(P-956-A-8633)						
650.290	am	(P-8293-A-17229)	360.310	am	(E-2124(C-10503)	365.114	n	(P-956-A-8633)						
650.300	am	(P-8293-A-17229)	360.401	am	(P-1669-A-8663)	365.115	n	(P-956-A-8633)						
650.310	am	(P-8293-A-17229)	360.501	r	(P-1669-A-8663)	365.201	n	(P-956-A-8633)						
650.320	am	(P-8293-A-17229)	360.502	am	(P-1669-A-8663)	365.202	n	(P-956-A-8633)						
650.330	am	(P-8293-A-17229)	360.503	am	(E-2124(C-10503)	365.203	n	(P-956-A-8633)						
650.340	am	(P-8293-A-17229)	360.505	am	(P-1669-A-8663)	365.204	n	(P-956-A-8633)						
650.350	am	(P-8293-A-17229)	360.506	am	(E-2124(C-10503)	365.301	n	(P-956-A-8633)						
650.360	am	(P-8293-A-17229)	360.507	am	(P-1669-A-8663)	365.302	n	(P-956-A-8633)						
650.370	am	(P-8293-A-17229)	360.601	am	(E-2124(C-10503)	365.303	n	(P-956-A-8633)						
650.380	am	(P-8293-A-17229)	360.602	am	(P-1669-A-8663)	365.304	n	(P-956-A-8633)						
650.390	am	(P-8293-A-17229)	360.603	am	(E-2124(C-10503)	365.305	n	(P-956-A-8633)						
650.400	am	(P-8293-A-17229)	360.801	am	(P-1669-A-8663)	365.401	n	(P-956-A-8633)						
650.410	am	(P-8293-A-17229)	360.802	am	(E-2124(C-10503)	365.402	n	(P-956-A-8633)						
650.420	am	(P-8293-A-17229)	360.803	am	(P-1669-A-8663)	365.403	n	(P-956-A-8633)						
650.430	am	(												

SAI-17









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ILLINOIS REGISTER	
Volume 18, Issue #51	SECTIONS AFFECTED INDEX
	Dec. 23, 1994

[illegible]

ILLINOIS REGISTER		
Volume 18, Issue #51	SECTIONS AFFECTED INDEX	Dec. 23, 1994

[illegible]



## ILLINOIS REGISTER

## SECTIONS AFFECTED INDEX

Dec. 23, 1994

Volume 18, Issue #51

(Title 80, cont.)

310 Ap-G	am	(P-14256)	2700 Ex B	r	(P-19755/93A-7224)	425.50	am	(P-4483A-17989)
	am	(P-13657/93A-227)	2700 Ex C	r	(P-19755/93A-7224)	505.10	am	(P-15478)
	am	(P-14314/93A-1107)	2700 Ex D	r	(P-19755/93A-7224)	505.20	am	(P-15478)
	am	(P-12008/A-17042)	2700 Ex E	r	(P-19755/93A-7224)	505.20	am	(P-15478)
	am	(E-14177-1801)	2700 Ex F	r	(P-19755/93A-7224)	505.20	am	(P-15478)
	am	(P-14256)	2800.100	am	(P-12567)	505.250	am	(P-15478)
	am	(P-22487/93A-6349)	2800.230	am	(P-12567)	505.260	am	(P-15478)
1650.160	am	(P-22487/93A-6349)	2800.235	am	(P-12567)	505.280	am	(P-15478)
1650.180	am	(P-22487/93A-6349)	2800.240	am	(P-12567)	505.300	am	(P-15478)
1650.181	am	(P-8904/A-15154)	2800.260	am	(P-12567)	505.310	am	(P-15478)
	am	C-15643(C-8949)	2800.600	am	(P-12567)	505.400	am	(P-15478)
	am	(O-12069)(M-12880)	2800.700	am	(P-12567)	505.450	am	(P-15478)
1650.182	n	(P-22487/93A-6349)				505.460	am	(P-15478)
1650.210	am	(P-22487/93A-6349)				505.470	am	(P-15478)
1650.230	am	(P-22487/93A-6349)				505.500	am	(P-15478)
1650.250	am	(P-22487/93A-6349)				505.520	am	(P-15478)
1650.280	am	(P-22487/93A-6349)				505.580	am	(P-15478)
1650.290	am	(P-22487/93A-6349)				505.600	am	(P-15478)
1650.340	am	(P-22487/93A-6349)				505.620	am	(P-15478)
1650.440	am	(P-22487/93A-6349)				505.630	am	(P-15478)
1650.450	am	(P-22487/93A-6349)				505.640	am	(P-15478)
1650.460	am	(P-22487/93A-6349)				505.650	am	(P-15478)
1650.520	am	(P-22487/93A-6349)				505.660	am	(P-15478)
1650.560	am	(P-22487/93A-6349)				505.670	am	(P-15478)
1650.620	am	(P-22487/93A-6349)				505.680	am	(P-15478)
1650.640	am	(P-22487/93A-6349)				505.690	am	(P-15478)
1650.650	am	(P-22487/93A-6349)				505.700	am	(P-15478)
2650.1	am	(P-22493/93A-3115)				505.710	am	(P-15478)
	am	RC-31511				505.720	am	(P-15478)
2650.10	am	(P-24493/93A-3115)				505.730	am	(P-15478)
	am	RC-31511				505.740	am	(P-15478)
2650.15	am	(P-24493/93A-3115)				505.750	am	(P-15478)
	am	RC-31511				505.760	am	(P-15478)
2650.25	am	(P-24493/93A-3115)				505.770	am	(P-15478)
	am	RC-31511				505.780	am	(P-15478)
2650.30	am	(P-24493/93A-3115)				505.790	am	(P-15478)
	am	RC-31511				505.800	am	(P-15478)
2650.40	n	(P-24493/93A-3115)				505.810	am	(P-15478)
	n	RC-31511				505.820	am	(P-15478)
2650.50	n	(P-24493/93A-3115)				505.830	am	(P-15478)
	n	RC-31511				505.840	am	(P-15478)
2650.60	n	(P-24493/93A-3115)				505.850	am	(P-15478)
	n	RC-31511				505.860	am	(P-15478)
2650.70	n	(P-24493/93A-3115)				505.870	am	(P-15478)
	n	RC-31511				505.880	am	(P-15478)
2700.100	am	(P-19755/93A-7224)				505.890	am	(P-15478)
2700.320	am	(P-19755/93A-7224)				505.900	am	(P-15478)
2700.400	am	(P-19755/93A-7224)				505.910	am	(P-15478)
2700.410	am	(P-19755/93A-7224)				505.920	am	(P-15478)
2700.430	am	(P-19755/93A-7224)				505.930	am	(P-15478)
2700.440	am	(P-19755/93A-7224)				505.940	am	(P-15478)
2700.450	am	(P-19755/93A-7224)				505.950	am	(P-15478)
2700.460	am	(P-19755/93A-7224)				505.960	am	(P-15478)
2700.620	am	(P-19755/93A-7224)				505.970	am	(P-15478)
2700.630	am	(P-19755/93A-7224)				505.980	am	(P-15478)
2700.640	am	(P-19755/93A-7224)				505.990	am	(P-15478)
2700.650	am	(P-19755/93A-7224)				506.000	am	(P-15478)
2700.670	am	(P-19755/93A-7224)				506.010	am	(P-15478)
2700.710	am	(P-19755/93A-7224)				506.020	am	(P-15478)
2700.720	am	(P-19755/93A-7224)				506.030	am	(P-15478)
2700.730	am	(P-19755/93A-7224)				506.040	am	(P-15478)
2700.740	am	(P-19755/93A-7224)				506.050	am	(P-15478)
2700.750	am	(P-19755/93A-7224)				506.060	am	(P-15478)
2700.760	am	(P-19755/93A-7224)				506.070	am	(P-15478)
2700.770	am	(P-19755/93A-7224)				506.080	am	(P-15478)
2700.780	am	(P-19755/93A-7224)				506.090	am	(P-15478)
2700.790	am	(P-19755/93A-7224)				506.100	am	(P-15478)

SAI-27

## ILLINOIS REGISTER

## SECTIONS AFFECTED INDEX

Dec. 23, 1994

Volume 18, Issue #51

(Title 83, cont.)

770.40	n	(P-6099-C-12065)	100.2590	n	(P-14346)	500.201	am	(P-14634)
	n	A-13053	100.3120	n	(P-14346)	500.202	am	(P-14634)
770.50	n	(P-6099-C-12065)	100.3350	am	(P-17861/93A-2494)	500.203	am	(P-14634)
	n	A-13053	100.5020	am	(P-15471/93A-1510)	500.204	am	(P-14634)
770.60	n	(P-6099-C-12065)	100.5140	am	(P-15471/93A-1510)	500.205	am	(P-14634)
	n	A-13053	100.5230	am	(P-15471/93A-1510)	500.210	am	(P-14634)
772.10	n	(P-7156A-15723)	100.5250	am	(P-15471/93A-1510)	500.215	am	(P-14634)
772.20	n	(P-7156A-15723)	100.7095	am	(P-15471/93A-1510)	500.220	am	(P-14634)
772.30	n	(P-7156A-15723)	100.7200	am	(P-15471/93A-1510)	500.225	am	(P-14634)
772.35	n	(P-7156A-15723)	100.7300	am	(P-15471/93A-1510)	500.230	am	(P-14634)
772.40	n	(P-7156A-15723)	100.7310	am	(P-15471/93A-1510)	500.235	am	(P-14634)
772.45	n	(P-7156A-15723)	100.9000	am	(P-15471/93A-1510)	500.240	am	(P-14634)
772.50	n	(P-7156A-15723)	100.9100	am	(P-15471/93A-1510)	500.245	am	(P-14634)
772.55	n	(P-7156A-15723)	100.9400	am	(P-15471/93A-1510)	500.250	am	(P-14634)
772.60	n	(P-7156A-15723)	100.9420	am	(P-15471/93A-1510)	500.255	am	(P-14634)
772.70	n	(P-7156A-15723)	110.160	am	(P-15618)	500.260	am	(P-14634)
772.80	n	(P-7156A-15723)	120.10	am	(P-1789A-12849)	500.265	am	(P-14634)
772.90	n	(P-7156A-15723)	130.455	n	(P-6684A-14821)	500.270	am	(P-14634)
772.100	n	(P-7156A-15723)	130.501	am	(P-16879A-16866)	500.275	am	(P-14634)
772.110	n	(P-7156A-15723)	130.502	am	(P-15385)	500.280	am	(P-14634)
772.120	n	(P-7156A-15723)	130.510	am	(P-15385)	500.285	am	(P-14634)
772.130	n	(P-7156A-15723)	130.540	am	(P-15385)	500.290	am	(P-14634)
772.135	n	(P-7156A-15723)	130.901	am	(P-15501/93A-1537)	500.295	am	(P-14634)
772.140	n	(P-7156A-15723)	130.905	am	(P-15501/93A-1537)	500.300	am	(P-14634)
772.150	n	(P-7156A-15723)	130.2007	am	(P-9821)	500.305	am	(P-14634)
790.5	n	(P-6147)	140.101	am	(P-16291)	500.310	am	(P-14634)
790.100	n	(P-6147)	140.125	am	(P-16291)	500.315	am	(P-14634)
790.110	n	(P-6147)	140.201	am	(P-16291)	500.320	am	(P-14634)
790.120	n	(P-6147)	140.401	am	(P-15372)	500.325	am	(P-14634)
790.130	n	(P-6147)	140.405	am	(P-15372)	500.330	am	(P-14634)
790.200	n	(P-6147)	140.801	am	(P-15515/93A-1550)	500.335	am	(P-14634)
790.210	n	(P-6147)	140.811	am	(P-15515/93A-1550)	500.340	am	(P-14634)
790.220	n	(P-6147)	150.901	am	(P-15379)	500.345	am	(P-14634)
790.230	n	(P-6147)	150.901	am	(P-15379)	500.350	am	(P-14634)
790.240	n	(P-6147)	150.1415	am	(P-15527/93A-1584)	500.355	am	(P-14634)
790.300	n	(P-6147)	160.135	am	(P-15379)	500.360	am	(P-14634)
791.10	n	(P-13551)	160.140	am	(P-15527/93A-1557)	500.400	am	(P-14634)
791.20	n	(P-13551)	430.110	am	(P-4101A-12539)	500.405	am	(P-14634)
791.30	n	(P-13551)	432.110	am	(P-4117A-11636)	500.501	am	(P-14634)
791.40	n	(P-13551)	435.120	am	(P-4109A-11629)	500.505	am	(P-14634)
791.50	n	(P-13551)	500.100	re	(P-14634)	500.510	am	(P-14634)
791.60	n	(P-13551)	500.101	re	(P-14634)	500.515	am	(P-14634)
791.70	n	(P-13551)	500.102	re	(P-14634)	500.520	am	(P-14634)
791.80	n	(P-13551)	500.103	re	(P-14634)	500.525	am	(P-14634)
791.90	n	(P-13551)	500.105	re	(P-14634)	500.530	am	(P-14634)
792.00	n	(P-13551)	500.110	re	(P-14634)	500.535	am	(P-14634)
792.10	n	(P-11988/93A-1919)	500.115	re	(P-14634)	500.540	am	(P-14634)
792.20	n	(P-11988/93A-1919)	500.120	re	(P-14634)	500.545	am	(P-14634)
792.30	n	(P-11988/93A-1919)	500.125	re	(P-14634)	500.550	am	(P-14634)
792.40	n	(P-11988/93A-1919)	500.130	re	(P-14634)	500.555	am	(P-14634)
792.50	n	(P-11988/93A-1919)	500.135	re	(P-14634)	500.560	am	(P-14634)
	n	(P-11988/93A-1919)	500.140	re	(P-14634)	500.565	am	(P-14634)
	am	(P-15546)	500.145	re	(P-14634)	500.570	am	(P-14634)
100.2100	am	(P-15546)	500.150	re	(P-14634)	500.575	am	(P-14634)
100.2101	am	(P-15546)	500.155	re	(P-14634)	500.580	am	(P-14634)
100.2110	am	(P-15546)	500.160	re	(P-14634)	500.585	am	(P-14634)
100.2120	am	(P-15546)	500.165	re	(P-14634)	500.590	am	(P-14634)
100.2130	am	(P-15546)	500.170	re	(P-14634)	500.595	am	(P-14634)
100.2140	am	(P-15546)	500.175	re	(P-14634)	500.600	am	(P-14634)
100.2150	am	(P-15546)	500.180	re	(P-14634)	500.605	am	(P-14634)
100.2160	am	(P-15546)	500.185	re	(P-14634)	500.610	am	(P-14634)
100.2170	am	(P-15546)	500.190	re	(P-14634)	500.615	am	(P-14634)
100.2180	am	(P-15546)	500.195	re	(P-14634)	500.620	am	(P-

## ILLINOIS REGISTER

Volume 18, Issue #51

SECTIONS AFFECTED INDEX

Dec. 23, 1994

## TITLE 99

102.25	am	(P-2602-A-8938)	113.140	am	(P-14590)	121.174	am	(P-15510)
102.26	am	(P-13723)	113.141	am	(P-4528-A-12818)	121.176	am	(P-15510)
102.27	am	(P-15461/93.A-273)	113.155	am	(P-14281)	121.178	am	(P-15510)
102.210	am	(P-15461/93.A-273)	113.157	r	(P-14590)	121.180	am	(P-15510)
102.220	am	(P-14622)	113.157	am	(P-14281)	121.182	am	(P-15510)
102.220	am	(P-15461/93.A-273)	113.246	am	(P-15461/93.A-273)	121.184	am	(P-15510)
102.230	n	(P-15461/93.A-273)	113.253	am	(P-15461/93.A-273)	121.186	am	(P-15510)
102.240	am	(P-15461/93.A-273)	114.210	am	(P-4586-A-12839)	121.188	am	(P-15510)
102.240	am	(P-15461/93.A-273)	114.235	am	(P-15461/93.A-273)	121.190	am	(P-15510)
104.102	am	(P-14672)	114.243	am	(P-15461/93.A-273)	121.190	am	(P-15510)
104.103	am	(P-14672)	114.243	am	(P-15461/93.A-273)	121.190	am	(P-15510)
104.104	am	(P-15461/93.A-273)	114.251	am	(P-4586-A-12839)	121.190	am	(P-15510)
104.208	am	(P-15461/93.A-273)	114.351	am	(P-4586-A-12839)	121.190	am	(P-15510)
104.209	am	(P-14615)	114.352	am	(P-2208/93.A-7390)	140.3	am	(P-18436/93.A-3620)
104.209	am	(P-14615)	114.352	am	(P-2208/93.A-7390)	140.3	am	(P-18436/93.A-3620)
104.210	am	(P-12613)	114.353	am	(P-7390)	140.16	am	(P-16059)
104.211	am	(P-14615)	114.353	am	(P-15461/93.A-273)	140.16	am	(P-16059)
104.221	n	(P-12613)	114.452	am	(P-19443/93.A-3436)	140.19	am	(P-5951-A-14126)
104.224	am	(P-12613)	114.452	am	(P-19443/93.A-3436)	140.27	am	(P-5951-A-14126)
104.241	am	(P-22262/93.A-7009)	114.454	am	(P-19443/93.A-3436)	140.32	am	(P-16059)
111.101	am	(P-22262/93.A-7009)	114.456	am	(P-19443/93.A-3436)	140.40	am	(P-18436/93.A-3620)
111.101	am	(P-18764/93.A-2029)	115.10	am	(P-9346-A-17671)	140.71	am	(P-17736/93.A-3620)
111.101	am	(P-15707)	115.30	am	(P-9346-A-17671)	140.80	am	(P-17736/93.A-3620)
112.70	am	(P-2753-A-10774)	115.40	am	(P-9346-A-17671)	140.82	am	(P-17736/93.A-3620)
112.71	am	(P-11461)	117.10	am	(P-21158/93.A-3746)	140.84	am	(P-18436/93.A-3620)
112.72	am	(P-2753-A-10774)	117.15	am	(P-14303)	140.400	am	(P-18436/93.A-3620)
112.73	am	(P-2753-A-10774)	117.54	am	(P-2207/93.A-7403)	140.413	am	(P-18436/93.A-3620)
112.74	am	(P-2753-A-10774)	120.20	am	(P-2321/93.A-8718)	140.420	am	(P-15444/93.A-4250)
112.76	am	(P-2753-A-10774)	120.30	am	(P-2321/93.A-8718)	140.421	am	(P-15444/93.A-4250)
112.77	am	(P-2753-A-10774)	120.318	am	(P-13392/93.A-2051)	140.440	am	(P-4597-A-16675)
112.78	am	(P-11461)	120.324	r/n	(P-21266/93.A-5934)	140.442	am	(P-4597-A-16675)
112.79	am	(P-2753-A-10774)	120.325	am	(P-21266/93.A-5934)	140.443	am	(P-4597-A-16675)
112.80	am	(P-2753-A-10774)	120.326	n	(P-21266/93.A-5934)	140.443	am	(P-4597-A-16675)
112.81	am	(P-2753-A-10774)	120.327	n	(P-21266/93.A-5934)	140.460	am	(P-18436/93.A-3620)
112.82	am	(P-2753-A-10774)	120.345	am	(P-19445/93.W-16745)	140.461	am	(P-17736/93.A-3620)
112.83	am	(P-2753-A-10774)	120.346	am	(P-14830)	140.462	am	(P-18436/93.A-3620)
112.84	am	(P-2753-A-10774)	120.347	n	(P-14830)	140.463	am	(P-18436/93.A-3620)
112.85	am	(P-2753-A-10774)	120.380	am	(P-14830)	140.464	am	(P-18436/93.A-3620)
112.86	am	(P-2753-A-10774)	120.382	am	(P-4063-A-11231)	140.465	am	(P-19012/93.A-4250)
112.87	am	(P-4546-A-12805)	120.386	am	(P-4063-A-11231)	140.514	am	(P-9296-A-18059)
112.110	am	(P-15495)	120.387	am	(P-14830)	140.514	am	(P-9296-A-18059)
112.130	am	(P-19436/93.A-5909)	120.387	n	(P-14830)	140.530	am	(P-4077-A-11244)
112.131	am	(P-19436/93.A-5909)	120.388	am	(P-19445/93.W-16745)	140.535	am	(P-11088-A-16675)
112.140	am	(P-2578-A-8703)	120.389	am	(P-19445/93.W-16745)	140.569	am	(P-11088-A-16675)
112.141	am	(P-19436/93.A-5909)	120.390	am	(P-19445/93.W-16745)	140.578	am	(P-11088-A-16675)
112.142	am	(P-19436/93.A-5909)	120.390	am	(P-19445/93.W-16745)	140.578	am	(P-11088-A-16675)
112.143	am	(P-19436/93.A-5909)	120.390	am	(P-19445/93.W-16745)	140.578	am	(P-11088-A-16675)
112.144	am	(P-19436/93.A-5909)	121.27	n	(P-18425/93.A-2033)	140.578	am	(P-11088-A-16675)
112.145	am	(P-19436/93.A-5909)	121.28	n	(P-18425/93.A-2033)	140.643	am	(P-18768/93.A-5778)
112.146	am	(P-19436/93.A-5909)	121.29	n	(P-18425/93.A-2033)	140.643	am	(P-18768/93.A-5778)
112.147	am	(P-19436/93.A-5909)	121.29	n	(P-18425/93.A-2033)	140.643	am	(P-18768/93.A-5778)
112.151	am	(P-4546-A-12805)	121.58	am	(P-4575-A-12829)	140.850	am	(P-9296-A-18059)
112.155	am	(P-15495)	121.63	am	(P-17952)	140.855	r	(P-9296-A-18059)
112.155	am	(P-19436/93.A-5909)	121.63	am	(P-6251-A-14103)	140.855	r	(P-9296-A-18059)
112.252	am	(P-22247/93.A-6994)	121.72	am	(P-6251-A-14103)	140.860	am	(P-4597-W-8730)
112.253	am	(P-22247/93.A-6994)	121.72	am	(P-6251-A-14103)	140.865	am	(P-9296-A-18059)
112.254	am	(P-2587-A-8703)	121.92	am	(P-17952)	140.870	am	(P-9296-A-18059)
112.302	am	(P-19436/93.A-5909)	121.120	am	(P-17952)	140.870	am	(P-9296-A-18059)
112.303	am	(P-19436/93.A-5909)	121.160	am	(P-15510)	140.870	am	(P-9296-A-18059)
112.352	am	(P-19436/93.A-5909)	121.162	am	(P-15510)	140.870	am	(P-9296-A-18059)
112.352	am	(P-19436/93.A-5909)	121.164	am	(P-15510)	140.870	am	(P-9296-A-18059)
112.356	am	(P-19436/93.A-5909)	121.166	am	(P-15510)	140.880	am	(P-9296-A-18059)
112.356	am	(P-19436/93.A-5909)	121.170	am	(P-15510)	140.885	am	(P-9296-A-18059)
112.356	am	(P-4546)	121.172	am	(P-15510)	140.895	am	(P-9296-A-18059)
113.113	am	(P-4562-A-12818)	121.172	am	(P-15510)	140.895	am	(P-9296-A-18059)
			121.174	am	(P-16405/93.A-3427)	140.920	n	(P-18436/93.A-3620)

SAI-29

## ILLINOIS REGISTER

Volume 18, Issue #51

SECTIONS AFFECTED INDEX

Dec. 23, 1994

## (Title 89, cont.)

140.922	n	(P-17736/93.A-3620)	148.230	am	(P-15291/93.A-3450)	240.1610	am	(P-14225/93.A-609)
140.924	n	(P-18436/93.A-3620)	148.240	am	(P-15291/93.A-3450)	240.1630	am	(P-14225/93.A-609)
140.926	n	(P-18436/93.A-3620)	148.250	am	(P-15291/93.A-3450)	240.1650	am	(P-14225/93.A-609)
140.928	n	(P-18436/93.A-3620)	148.260	am	(P-15291/93.A-3450)	240.1670	am	(P-14225/93.A-609)
140.930	n	(P-17736/93.A-3620)	148.270	am	(P-15291/93.A-3450)	240.1690	am	(P-14225/93.A-609)
140.932	n	(P-18436/93.A-3620)	148.280	am	(P-15291/93.A-3450)	240.1710	am	(P-14225/93.A-609)
140.934	n	(P-18436/93.A-3620)	148.290	am	(P-15291/93.A-3450)	240.1730	am	(P-14225/93.A-609)
140.936	n	(P-9296.A-18059)	148.290	am	(P-15291/93.A-3450)	240.2040	am	(P-14225/93.A-609)
140.938	n	(P-9296.A-18059)	148.290	am	(P-15291/93.A-3450)	240.2040	am	(P-14225/93.A-609)
140.940	n	(P-17736/93.A-3620)	148.310	am	(P-15291/93.A-3450)	240.2050	am	(P-14225/93.A-609)
140.942	n	(P-17736/93.A-3620)	148.310	am	(P-15291/93.A-3450)	260.200	n	(P-3802.A-9895)
140.944	n	(P-11314)	149.5	am	(P-15243/93.A-3378)	260.300	n	(P-3802.A-9895)
140.946	n	(P-11079.A-16619)	149.5	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.25	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.26	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.27	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.28	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.29	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.30	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.31	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.32	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.33	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.34	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.35	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.36	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.37	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.38	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.39	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.40	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.41	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.42	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.43	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.44	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.45	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.46	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.47	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.48	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.49	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.50	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.51	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.52	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.53	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.54	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.55	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.56	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.57	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.58	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.59	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.60	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.61	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.62	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.63	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.64	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.65	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.66	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.67	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.68	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.69	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.70	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.71	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.72	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.73	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.74	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.75	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.76	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.77	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.78	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.79	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.80	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.81	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.82	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.83	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.84	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.85	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.86	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.87	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.88	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.89	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.90	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.91	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.92	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.93	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.94	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.95	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.96	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.97	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.98	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
144.99	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.00	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.01	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.02	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.03	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.04	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.05	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.06	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.07	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.08	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.09	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.10	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.11	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.12	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.13	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.14	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.15	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.16	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.17	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.18	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.19	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.20	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.21	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	(P-3802.A-9895)
145.22	r	(P-11079.A-16619)	149.10	am	(P-15243/93.A-3378)	260.400	n	



## ILLINOIS REGISTER

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Volume 18, Issue #51

## SECTIONS AFFECTED INDEX

Dec. 23, 1994

## SECTIONS AFFECTED INDEX

Dec. 23, 1994

(Title 89, con't)															
380.11	r	(P-8779)	am	590,320	am	(E-16468)(P-16275)	am	(P-16121)	687,100	r	(P-16129)	am	(P-5796,A-13461)	14,930	am
380.12	r	(P-8779)	am	590,370	am	(E-16468)(P-16275)	am	(P-16121)	682,220	r	(P-16129)	am	(P-5796,A-13461)	14,940	am
380.13	r	(P-8779)	am	590,400	am	(P-14627)	am	(P-16121)	682,230	am	(P-16129)	am	(P-5796,A-13461)	14,945	am
380.14	r	(P-8779)	am	590,410	am	(P-14627)	am	(P-16121)	682,240	am	(P-16129)	am	(P-5796,A-13461)	14,950	am
380.1	#am	(P-8528)	am	590,660	am	(P-3106,A-11275)	am	(P-16121)	682,250	am	(P-16129)	am	(P-5796,A-13461)	14,955	am
380.2	#am	(P-8528)	am	590,660	am	(P-3106,A-11275)	am	(P-16121)	682,260	am	(P-16129)	am	(P-5796,A-13461)	14,960	am
380.3	#am	(P-8528)	am	590,670	am	(P-3106,A-11275)	am	(P-16121)	682,300	am	(P-16129)	am	(P-5796,A-13461)	14,965	am
380.4	#am	(P-8528)	am	590,675	am	(P-3106,A-11275)	am	(P-16121)	682,400	am	(P-16129)	am	(P-5796,A-13461)	14,970	am
380.5	#am	(P-8528)	am	590,680	am	(P-3106,A-11275)	am	(P-16121)	682,410	am	(P-16129)	am	(P-5796,A-13461)	14,975	am
380.6	i	(P-8528)	am	640,100	am	(P-4097,A-11271)	am	(P-16121)	682,500	am	(P-16129)	am	(P-5796,A-13461)	14,980	am
380.7	n	(P-8528)	am	640,110	am	(P-4097,A-11271)	am	(P-16121)	682,510	am	(P-16129)	am	(P-5796,A-13461)	14,985	am
380.8	n	(P-8528)	am	675,100	am	(P-16210)	am	(P-16121)	682,520	am	(P-16129)	am	(P-5796,A-13461)	14,990	am
380.9	n	(P-8528)	am	675,200	am	(P-16210)	am	(P-16121)	683,100	am	(P-16129)	am	(P-5796,A-13461)	14,995	am
380.10	n	(P-8528)	am	675,300	am	(P-16210)	am	(P-16121)	683,200	am	(P-16129)	am	(P-5796,A-13461)	14,997	am
380.11	n	(P-8528)	am	676,100	am	(P-16210)	am	(P-16121)	683,300	am	(P-16129)	am	(P-5796,A-13461)	14,998	am
380.12	n	(P-8528)	am	676,200	am	(P-16210)	am	(P-16121)	683,400	am	(P-16129)	am	(P-5796,A-13461)	14,999	am
380.13	n	(P-8528)	am	676,300	am	(P-16210)	am	(P-16121)	683,500	am	(P-16129)	am	(P-5796,A-13461)	15,000	am
380.14	n	(P-8528)	am	676,400	am	(P-16210)	am	(P-16121)	683,600	am	(P-16129)	am	(P-5796,A-13461)	15,001	am
380.1	#am	(P-8528)	am	676,500	am	(P-16210)	am	(P-16121)	683,700	am	(P-16129)	am	(P-5796,A-13461)	15,002	am
380.2	#am	(P-8528)	am	676,600	am	(P-16210)	am	(P-16121)	683,800	am	(P-16129)	am	(P-5796,A-13461)	15,003	am
380.3	#am	(P-8528)	am	676,700	am	(P-16210)	am	(P-16121)	683,900	am	(P-16129)	am	(P-5796,A-13461)	15,004	am
380.4	#am	(P-8528)	am	676,800	am	(P-16210)	am	(P-16121)	684,000	am	(P-16129)	am	(P-5796,A-13461)	15,005	am
380.5	#am	(P-8528)	am	676,900	am	(P-16210)	am	(P-16121)	684,100	am	(P-16129)	am	(P-5796,A-13461)	15,006	am
380.6	#am	(P-8528)	am	677,000	am	(P-16210)	am	(P-16121)	684,200	am	(P-16129)	am	(P-5796,A-13461)	15,007	am
380.7	am	(P-8219)	am	677,100	am	(P-16105)	am	(P-16163)	685,100	am	(P-16253)	am	(P-21314,93,A-7861)	171,15	#am
380.8	#	(P-8219)	am	677,200	am	(P-16105)	am	(P-16163)	685,200	am	(P-16253)	am	(P-21314,93,A-7861)	171,17	#am
380.9	am	(P-8219)	am	677,300	am	(P-16105)	am	(P-16163)	685,300	am	(P-16253)	am	(P-21314,93,A-7861)	171,21	#
380.10	am	(P-8219)	am	677,400	am	(P-16105)	am	(P-16163)	685,400	am	(P-16253)	am	(P-21314,93,A-7861)	171,25	#
380.11	am	(P-8219)	am	677,500	am	(P-16105)	am	(P-16163)	685,500	am	(P-16253)	am	(P-21314,93,A-7861)	171,29	#
380.12	am	(P-8219)	am	677,600	am	(P-16105)	am	(P-16163)	685,600	am	(P-16253)	am	(P-21314,93,A-7861)	171,31	am
380.13	am	(P-8219)	am	677,700	am	(P-16105)	am	(P-16163)	685,700	am	(P-16253)	am	(P-21314,93,A-7861)	171,35	am
380.14	am	(P-8219)	am	677,800	am	(P-16105)	am	(P-16163)	685,800	am	(P-16253)	am	(P-21314,93,A-7861)	171,39	am
380.1	am	(P-8219)	am	677,900	am	(P-16105)	am	(P-16163)	685,900	am	(P-16253)	am	(P-21314,93,A-7861)	171,43	am
380.2	am	(P-8219)	am	678,000	am	(P-16105)	am	(P-16163)	686,000	am	(P-16253)	am	(P-21314,93,A-7861)	171,47	am
380.3	am	(P-8219)	am	678,100	am	(P-16105)	am	(P-16163)	686,100	am	(P-16253)	am	(P-21314,93,A-7861)	171,51	am
380.4	am	(P-8219)	am	678,200	am	(P-16105)	am	(P-16163)	686,200	am	(P-16253)	am	(P-21314,93,A-7861)	171,55	am
380.5	am	(P-8219)	am	678,300	am	(P-16105)	am	(P-16163)	686,300	am	(P-16253)	am	(P-21314,93,A-7861)	171,59	am
380.6	am	(P-8219)	am	678,400	am	(P-16105)	am	(P-16163)	686,400	am	(P-16253)	am	(P-21314,93,A-7861)	171,63	am
380.7	am	(P-8219)	am	678,500	am	(P-16105)	am	(P-16163)	686,500	am	(P-16253)	am	(P-21314,93,A-7861)	171,67	am
380.8	am	(P-8219)	am	678,600	am	(P-16105)	am	(P-16163)	686,600	am	(P-16253)	am	(P-21314,93,A-7861)	171,71	am
380.9	am	(P-8219)	am	678,700	am	(P-16105)	am	(P-16163)	686,700	am	(P-16253)	am	(P-21314,93,A-7861)	171,75	am
380.10	am	(P-8219)	am	678,800	am	(P-16105)	am	(P-16163)	686,800	am	(P-16253)	am	(P-21314,93,A-7861)	171,79	am
380.11	am	(P-8219)	am	678,900	am	(P-16105)	am	(P-16163)	686,900	am	(P-16253)	am	(P-21314,93,A-7861)	171,83	am
380.12	am	(P-8219)	am	679,000	am	(P-16105)	am	(P-16163)	687,000	am	(P-16253)	am	(P-21314,93,A-7861)	171,87	am
380.13	am	(P-8219)	am	679,100	am	(P-16105)	am	(P-16163)	687,100	am	(P-16253)	am	(P-21314,93,A-7861)	171,91	am
380.14	am	(P-8219)	am	679,200	am	(P-16105)	am	(P-16163)	687,200	am	(P-16253)	am	(P-21314,93,A-7861)	171,95	am
380.1	am	(P-8219)	am	679,300	am	(P-16105)	am	(P-16163)	687,300	am	(P-16253)	am	(P-21314,93,A-7861)	171,99	am
380.2	am	(P-8219)	am	679,400	am	(P-16105)	am	(P-16163)	687,400	am	(P-16253)	am	(P-21314,93,A-7861)	172,03	am
380.3	am	(P-8219)	am	679,500	am	(P-16105)	am	(P-16163)	687,500	am	(P-16253)	am	(P-21314,93,A-7861)	172,07	am
380.4	am	(P-8219)	am	679,600	am	(P-16105)	am	(P-16163)	687,600	am	(P-16253)	am	(P-21314,93,A-7861)	172,11	am
380.5	am	(P-8219)	am	679,700	am	(P-16105)	am	(P-16163)	687,700	am	(P-16253)	am	(P-21314,93,A-7861)	172,15	am
380.6	am	(P-8219)	am	679,800	am	(P-16105)	am	(P-16163)	687,800	am	(P-16253)	am	(P-21314,93,A-7861)	172,19	am
380.7	am	(P-8219)	am	679,900	am	(P-16105)	am	(P-16163)	687,900	am	(P-16253)	am	(P-21314,93,A-7861)	172,23	am
380.8	am	(P-8219)	am	680,000	am	(P-16105)	am	(P-16163)	688,000	am	(P-16253)	am	(P-21314,93,A-7861)	172,27	am
380.9	am	(P-8219)	am	680,100	am	(P-16105)	am	(P-16163)	688,100	am	(P-16253)	am	(P-21314,93,A-7861)	172,31	am
380.10	am	(P-8219)	am	680,200	am	(P-16105)	am	(P-16163)	688,200	am	(P-16253)	am	(P-21314,93,A-7861)	172,35	am
380.11	am	(P-8219)	am	680,300	am	(P-16105)	am	(P-16163)	688,300	am	(P-16253)	am	(P-21314,93,A-7861)	172,39	am
380.12	am	(P-8219)	am	680,400	am	(P-16105)	am	(P-16163)	688,400	am	(P-16253)	am	(P-21314,93,A-7861)	172,43	am
380.13	am	(P-8219)	am	680,500	am	(P-16105)	am	(P-16163)	688,500	am	(P-16253)	am	(P-21314,93,A-7861)	172,47	am
380.14	am	(P-8219)	am	680,600	am	(P-16105)	am	(P-16163)	688,600	am	(P-16253)	am	(P-21314,93,A-7861)	172,51	am
380.1	am	(P-8219)	am	680,700	am	(P-16105)	am	(P-16163)	688,700	am	(P-16253)	am	(P-21314,93,A-7861)	172,55	am
380.2	am	(P-8219)	am	680,800	am	(P-16105)	am	(P-16163)	688,800	am	(P-16253)	am	(P-21314,93,A-7861)	172,59	am
380.3	am	(P-8219)	am	680,900	am	(P-16105)	am	(P-16163)	688,900	am	(P-16253)	am	(P-21314,93,A-7861)	172,63	am
380.4	am	(P-8219)	am	681,000	am	(P-16105)	am	(P-16163)	689,000	am	(P-16253)	am	(P-21314,93,A-7861)	172,67	am
380.5	am	(P-8219)	am	681,100	am	(P-16105)	am	(P-16163)	689,100	am	(P-16253)	am	(P-21314,93,A-7861)	172,71	am
380.6	am	(P-8219)	am	681,200	am	(P-16105)	am	(P-16163)	689,200	am	(P-16253)	am	(P-21314,93,A-7861)	172,75	am
380.7	am	(P-8219)	am	681,300	am	(P-16105)	am	(P-16163)	689,300	am	(P-16253)	am	(P-21314,93,A-7861)	172,79	am
380.8	am	(P-8219)	am	681,400	am	(P-16105)	am	(P-16163)	689,400	am	(P-16253)	am	(P-21314,93,A-7861)	172,83	am
380.9	am	(P-8219)	am	681,500	am	(P-16105)	am	(P-16163)	689,500	am	(P-16253)	am	(P-21314,93,A-7861)	172,87	am
380.10	am	(P-8219)	am	681,600	am	(P-16105)	am	(P-16163)	689,600	am	(P-16253)	am	(P-21314,93,A-7861)	172,91	am
380.11	am	(P-8219)	am	681,700	am	(P-16105)	am	(P-16163)	689,700	am	(P-16253)	am	(P-21314,93,A-7861)	172,95	am
380.12	am	(P-8219)	am	681,800	am	(P-16105)	am	(P-16163)	689,800	am	(P-16253)	am	(P-21314,93,A-7861)	172,99	am
380.13	am	(P-8219)	am	681,900	am	(P-16105)	am	(P-16163)	689,900	am	(P-16253)	am	(P-21314,93,A-7861)	173,03	am
380.14	am	(P-8219)	am	682,000	am	(P-16105)	am	(P-16163)	690,000	am	(P-16253)	am	(P-21314,93,A-7861)	173,07	am
380.1	am	(P-8219)	am	682,100	am	(P-16105)	am	(P-16163)	690,100	am	(P-16253)	am	(P-21314,93,A-7861)	173,11	am
380.2	am	(P-8219)	am	682,200	am	(P-16105)	am	(P-16163)	690,200	am	(P-16253)	am	(P-21314,93,A-7861)	173,15	am
380.3	am	(P-8219)	am	682,300	am	(P-16105)	am	(P-16163)	690,300	am	(P-16253)	am	(P-21314,93,A-7861)	173,19	am
380.4	am	(P-8219)	am	682,400	am	(P-16105)	am	(P-16163)	690,400	am	(P-16253)	am	(P-		









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